Aqua Utilities Florida, Inc.

Docket No. 060368-WS

Application to Increase Rates and Charges For a "Class A" Utility In

Florida

VOLUME 6

Book 1

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	SGA
	SEC
	OTH

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Henry Dean, Executive Director John R. Wehle, Assistant Executive Director



POST OFFICE BOX 1429

PALATKA, FLORIDA 32178-1429

TELEPHONE 904-329-4500 TDD 904-329-4450 (Legal) 329-4485

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itting) 329-4315 (Administration/Finance) 329-4508

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618 E. South Street Orlando, Florida 32801 407-897-4300 TDD 407-897-5960

7775 Baymeadows Way Jacksonville, Florida 32256 904-730-6270 TDD 904-448-7900

PERMITTING 305 East Drive Melbourne, Florida 32904 407-984-4940 TDD 407-722-5368

OPERATIONS: 2133 N. Wickham Boad Melbourne, Florida 32935-8109 407-752-3100 TDD 407-752-3102

March 2, 2001

Arredondo Utility Co., Inc./Aqua Source Utilities, Inc. 6960 Professional Parkway East Suite 400 Sarasota, FL 34240

SUBJECT: Consumptive Use Permit Number 11364

Arredondo Farms/Agua Source Inc.

Dear Sir/Madam:

Enclosed is your permit and the forms necessary for submitting information to comply with conditions of the permit as authorized by the St. Johns River Water Management District on March 02, 2001.

Permit issuance does not relieve you from the responsibility of obtaining permits from any federal, state and/or local agencies asserting concurrent jurisdiction over this work.

The enclosed permit is a legal document and should be kept with your other important records. Please read the permit and conditions carefully since the referenced conditions may require submittal of additional information. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has twenty-six (26) days from the date on which the actual notice is deposited in the mail, or twenty-one (21) days from publication of this notice when actual notice is not provided, within which to file a petition for an administrative hearing pursuant to Sections 120.569 and 120.57, Florida Statutes. Receipt of such a petition by the District may result in this permit becoming null and void.

Sincerely,

Gioria Léwis, Director Permit Data Services Division

Enclosures: Permit, Conditions for Issuance, Compliance Forms, Map, Well Tags

cc: District Permit File

Agent:

Utilities & Investments, Inc.

1227 W. Colonial Drive Orlando, FL 32804

William Kerr, CHAIRMAN MELBOURNE BEACH

Ometrias D. Long, VICE CHAIRMAN

Jeff K. Jennings, SECRETARY

Duane Ottenstroer, TREASURER SWITZERLAND

Dan Roach

William M. Segal MAITLAND

Otis Mason

Clay Albright

Reid Hughes

PERMIT NO. <u>11364</u>

DATE ISSUED: March 2, 2001

PROJECT NAME: Arredondo Farms/Aqua Source Inc.

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 60.0 million gallons per year of ground water from the Floridan aquifer for the household use of 1195 people.

LOCATION:

Site: ARREDONDO ESTATES

Alachua County

Site: Arredondo Farms MHP

Alachua County

Section(s):

21, 28

Township(s):

105

Range(s):

19E

ISSUED TO:

Arredondo Utility Co., Inc./Aqua Source Utilities, Inc. 6960 Professional Parkway East Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated March 2, 2001

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Wight T Jenkins

Division Director

"EXHIBIT A"

CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 11364 ARREDONDO UTILITY CO., INC./AQUA SOURCE UTILITIES, INC DATED MARCH 2, 2001

- District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.

Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to rurtail or abate the adverse impacts, unless the impacts can be mitigated by the

permittee.

- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. All submittals made to demonstrate compliance with this permit must include the CUP number 11364 plainly labeled thereon.

(Arredondo Farms MHP)

This permit will expire 20 years from the date of issuance.
 (Arredondo Farms MHP)



- Maximum annual withdrawals from the Floridan aquifer for household use must not exceed a total of 35.0 million gallons. (Arredondo Farms MHP)
- 12. Wells number 1 (GRS ID 3420) and 2 (GRS ID 3421) (as listed on the application) are equipped with totalizing flow meters. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications. (Arredondo Farms MHP)
- 13. Total withdrawals from wells number 1 (GRS ID 3420) and 2 (GRS ID 3421) (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

(Arredondo Farms MHP)

14. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District

within 10 days of the inspection/calibration. (Arredondo Farms MHP)

15. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.

(Arredondo Farms MHP)

- 16. The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit. (Arredondo Farms MHP)
- 17. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
 (Arredondo Farms MHP)
- All submittals made to demonstrate compliance with this permit must include the CUP number 11364 plainly labeled thereon.

(ARREDONDO ESTATES)

10. This permit will expire 20 years from the date of issuance.

2021

(ARREDONDO ESTATES)

- 11. Maximum annual withdrawals from the Floridan aquifer for household use must not exceed a total of 25.0 million gallons. (ARREDONDO ESTATES)
- 12. Wells number 1 (GRS ID 3418) and 2 (GRS ID 3419) (as listed on the application) are equipped with totalizing flow meters. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications. (ARREDONDO ESTATES)
- 13. Total withdrawals from wells number 1 (GRS ID 3418) and 2 (GRS ID 3419) (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31 (ARREDONDO ESTATES)

14. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.

(ARREDONDO ESTATES)

- 15. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
 (ARREDONDO ESTATES)
- The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit. (ARREDONDO ESTATES)
- 17. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
 (ARREDONDO ESTATES)

Notice Of Rights

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the St. Johns River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Sections 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the rights to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections120.569 and 120.57, Florida Statutes, and Rules 28-106.111 and 28-106.401-405, Florida Administrative Code. Pursuant to Chapter 28-106 and Rule 40C-1.1007, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, P. O. Box 1429, Palatka, Florida 32178-1429 (4049 Reid St., Palatka, FL 32177) within twenty-six (26) days of the District depositing notice of District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may choose to pursue mediation as an alternative remedy as described above. Pursuant to District Rule 40C-1.1007, Florida Administrative Code, the petition must be filed at the office of the District Clerk at the address described above, within twenty-six (26) days of the District depositing notice of final District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of its final agency action (for those persons to whom the District does not mail actual notice).
 Such a petition must comply with Rule Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party reqarding an issue of material fact. A petition for formal hearing must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Sections 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- 5. A petition for an administrative hearing is deemed filed upon delivery of the petition to the District Clerk at the District headquarters in Palatka, Florida.
- Failure to file a petition for an administrative hearing, within the requisite time frame shall constitute a waiver of the right to an administrative hearing (Section 28-106.111, Florida Administrative Code).
- The right to an administrative hearing and the relevant procedures to be followed are governed by Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code and Section 40C-1.1007, Florida Administrative Code.

Notice Of Rights

- 8. An applicant with a legal or equitable interest in real property who believes that a District permitting action is unreasonable or will unfairly burden the use of his property, has the right to, within 30 days of receipt of notice of the District's written desision regarding a permit application, apply for a special master proceeding under Section 70.51, Florida Statutes, by filing a written request for relief at the office of the District Clerk located at District headquarters, P. O. Box 1429, Palatka, FL 32178-1429 (4049 Reid St., Palatka, Florida 32177). A request for relief must contain the information listed in Subsection 70.51(6), Florida Statutes.
- 9. A timely filed request for relief under Section 70.51, Florida Statutes, tolls the time to request an administrative hearing under paragraph no. 1 or 2 above (Paragraph 70.51(10)(b), Florida Statutes). However, the filing of a request for an administrative hearing under paragraph no. 1 or 2 above waives the right to a special master proceeding (Subsection 70.51(10)(b), Florida Statutes).
- 10. Failure to file a request for relief within the requisite time frame shall constitute a waiver of the right to a special master proceeding (Subsection 70.51(3), Florida Statutes).
- 11. Any substantially affected person who claims that final action of the District constitutes an unconstitutional taking of property without just compensation may seek review of the action in circuit court pursuant to Section 373.617, Florida Statutes, and the Florida Rules of Civil Procedures, by filing an action in circuit court within 90 days of the rendering of the final District action, (Section 373.617, Florida Statutes).
- 12. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure within 30 days of the rendering of the final District action.
- 13. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.114, Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy on the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.
- 14. For appeals to the District Court of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 15. Failure to observe the relevant time frames for filing a petition for judicial review described in paragraphs #11 and #12, or for Commission review as described in paragraph #13, will result in waiver of that right to review.

Notice Of Rights

Certificate of Service

I HEREBY CERTIFY that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

Arredondo Utility Co., Inc./Aqua Source Utilities, Inc 6960 Professional Parkway East Suite 400 Sarasota, FL 34240

at 4:00 p.m. this 2nd day of March, 2001.

Division of Permit Data Services Gloria Lewis, Director

St. Johns River Water Management District Post Office Box 1429 Palatka, FL 32178-1429 (904) 329-4152

Permit Number: 11364





WATER USE RECORD

FORM EN - 50

PERMIT ISSUE DATE **02-mar-2001**

TRICT ID OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua PROJECT Arredondo Farms/Aqua Source Inc

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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Step 2. REPORT MONTHLY WATER USE BELOW. RECORD EITHER FLOW METER READINGS OR GALLONS USED (NOT BOTH).

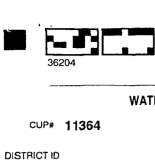
GALLONS

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FEB	01										
MAR	01										
APR	01										
MAY	01										
JUN	01										

Step 3.	CONTACT NAME
	PHONE NUMBER







WATER USE RECORD

FORM EN - 50

PERMIT ISSUE DATE 02-mar-2001

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 1

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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Step 2. REPORT MONTHLY WATER USE BELOW. RECORD EITHER FLOW METER READINGS OR GALLONS USED (NOT BOTH).

GALLONS

PHONE NUMBER

OR METER READINGS

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NOV	01												
DEC	01												
Step 3	. cc	ONTA	CT !	NAME	:								







WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 1 (3418)

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 1 (3418)

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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Step 2. REPORT MONTHLY WATER USE BELOW. RECORD EITHER FLOW METER READINGS OR GALLONS USED (NOT BOTH).

GALLONS

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PHONE NUMBER





WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 2

PUMP NAME

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GALLONS

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WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 2

PUMP NAME

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WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 2 (3419)

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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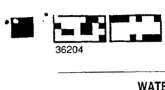
Step 2. REPORT MONTHLY WATER USE BELOW. RECORD EITHER FLOW METER READINGS OR GALLONS USED (NOT BOTH).

GALLONS

OR METER READINGS

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MAR	01					
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	Ph	HONE NUMBE	R			







WATER USE RECORD

FORM EN - 50

CUP# 11364

PERMIT ISSUE DATE 02-mar-2001

DISTRICT ID

OWNERS ID

PERMITTEE Arredondo Utility Co., Inc./Aqua

PROJECT Arredondo Farms/Aqua Source Inc

WELL NAME 2 (3419)

PUMP NAME

COMPLETE THE FORM BY PRINTING EACH "NUMBER" WITHOUT TOUCHING THE SIDES OF THE BOX

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Step 2. REPORT MONTHLY WATER USE BELOW. RECORD EITHER FLOW METER READINGS OR GALLONS USED (NOT BOTH).

GALLONS

OR METER READINGS

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SEP	01										
OCT	01										
NOV	01										
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Step 3		CT NA!			 			 			



Consumptive Use Permit Number: 11364	
Permittee Name: Arredondo Utility Co., Inc./Aqua Sourc Date of Permit Issuance: March 2, 2001 Station	
Date of Permit Issuance: March 2, 2001 Station Pump Capacity: 0 GPM	Name. I
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration://	
Date of This Calibration:	
Name of Person Performing Calibration:	
•	
Me ວd or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Ma	ake Calculations)
Percent of Error Between Meter Reading and Calibration Ed	quipment:%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
Cit_ ,tate/Zip:	
Daytime Telephone: /	

Consumptive Use Permit Number: 11364 Permittee Name: Arredondo Utility Co., Inc./Aqua Source Utilities, Inc. Date of Permit Issuance: March 2, 2001 Station Name: 1 (3418) Pump Capacity: 0 GPM Serial Number on Meter: Meter Model: Discharge Pipe Diameter: Date of This Calibration: Name of Person Performing Calibration: M€ ⊃d or Equipment Used for Calibration: ______ Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: Start: _____ End;_____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: _______% Name of Person Completing Form (Please Print): Company Name: _____ Address: Cit tate/Zip: Daytime Telephone: (______ - _____ -

Consumptive Use Permit Number: 11364 Permittee Name: Arredondo Utility Co., Inc./Aqua Source Utilities, Inc Date of Permit Issuance: March 2, 2001 Station Name: 2 Pump Capacity: 0 GPM Serial Number on Meter: ______ Meter Model: Discharge Pipe Diameter: Date of Last Meter Calibration: ____/____/ Date of This Calibration: Name of Person Performing Calibration: Me Jd or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: ______ Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: End:_____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: % Name of Person Completing Form (Please Print): Company Name: _____ Address: Cit late/Zip: Daytime Telephone: (_________-

Consumptive Use Permit Number: 11364
Permittee Name: Arredondo Utility Co., Inc./Aqua Source Utilities, Inc Date of Permit Issuance: March 2, 2001 Station Name: 2 (3419)
Pump Capacity: 0 GPM
Serial Number on Meter:
Meter Model:
Discharge Pipe Diameter:
Date of Last Meter Calibration:/
Date of This Calibration:/
Name of Person Performing Calibration:
Με od or Equipment Used for Calibration:
Initial Meter Reading at Start of Calibration:
Final Meter Reading at End of Calibration:
Readings on Equipment Used for Calibration:
Start: End:
(Attach Formulas Used to Make Calculations)
Percent of Error Between Meter Reading and Calibration Equipment:%
Name of Person Completing Form (Please Print):
Company Name:
Address:
Ciì late/Zip:
Daytime Telephone: ()



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com,

CERTIFIED NUMBER: 7004 0750 0003 3823 0103

August 12, 2004

Agua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #2605

The District has received a copy of the Bill of Sale naming Agua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely.

Gloria Lewis. Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC:

District Permit File

Lynn Minor, Data Management Supervis

GOVERNING BOARD-

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Susan M. Hugnes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2605

ORIGINAL PERMIT ISSUED: December 8, 2000 TRANSFER PROCESS DATE: August 9, 2004

PROJECT NAME: Carlton Village

A PERMIT AUTHORIZING:

The District authorizes Florida Water Services Corporation (Carlton Village), as limited by the attached permit conditions, to use 42.92 million gallons per year of ground water from the Floridan aquifer to serve an estimated population of 966 people with water for household use and unaccounted for water uses.

LOCATION:

Site: Carlton Village

Lake County

Section(s):

11, 14

Township(s):

18S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated December 8, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2605 AQUA UTILITIES FLORIDA DATED DECEMBER 8, 2000

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. If chemicals are to be injected into the irrigation system, the permittee shall install and maintain a backflow prevention device on all wells or surface pumps that are connected to the irrigation system.
- 12. Treated effluent must be used as irrigation water when it becomes available, economically feasible, and permissible under applicable state and federal statutes or regulations promulgated thereunder.
- 13. Total withdrawals from each well, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months, for the duration of this permit, using District Form Number EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

- 14. This permit will expire on December 08, 2020.
- 15. The maximum annual withdrawals for all uses within the site Carlton Village must not exceed 42.920 million gallons.
- 16. Maximum annual ground water withdrawals from the Floridan aquifer for accounted for water uses (water utility losses) must not exceed:
 - 1.800 million gallons from December 08, 2000 to December 31, 2000
 - 1.900 million gallons from January 1, 2001 to December 31, 2001
 - 2.000 million gallons from January 1, 2002 to December 31, 2002
 - 2.100 million gallons from January 1, 2003 to December 31, 2003
 - 2.210 million gallons from January 1, 2004 to December 31, 2004
 - 2.310 million gallons from January 1, 2005 to December 31, 2005
 - 2.410 million gallons from January 1, 2006 to December 31, 2006
 - 2.520 million gallons from January 1, 2007 to December 31, 2007
 - 2.620 million gallons from January 1, 2008 to December 31, 2008
 - 2.720 million gallons from January 1, 2009 to December 31, 2009
 - 2.830 million gallons from January 1, 2010 to December 31, 2010
 - 2.930 million gallons from January 1, 2011 to December 31, 2011
 - 3.040 million gallons from January 1, 2012 to December 31, 2012

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3.240 million gallons from January 1, 2013 to December 31, 2013 3.240 million gallons from January 1, 2014 to December 31, 2014 3.350 million gallons from January 1, 2015 to December 31, 2015 3.450 million gallons from January 1, 2016 to December 31, 2016 3.550 million gallons from January 1, 2017 to December 31, 2017 3.660 million gallons from January 1, 2018 to December 31, 2018 3.760 million gallons from January 1, 2019 to December 31, 2019 3.860 million gallons from January 1, 2020 to December 08, 2020
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17. Maximum annual ground water withdrawals from the Floridan aquifer for unaccounted for water uses must not exceed:

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0.370 million gallons from December 08, 2000 to December 31, 2000
0.420 million gallons from January 1, 2001 to December 31, 2001
0.440 million gallons from January 1, 2002 to December 31, 2002
0.470 million gallons from January 1, 2003 to December 31, 2003
0.490 million gallons from January 1, 2004 to December 31, 2004
0.510 million gallons from January 1, 2005 to December 31, 2005
0.540 million gallons from January 1, 2006 to December 31, 2006
0.560 million gallons from January 1, 2007 to December 31, 2007
0.580 million gallons from January 1, 2008 to December 31, 2008
0.610 million gallons from January 1, 2009 to December 31, 2009
0.630 million gallons from January 1, 2010 to December 31, 2010
0.650 million gallons from January 1, 2011 to December 31, 2011
0.670 million gallons from January 1, 2012 to December 31, 2012
0.700 million gallons from January 1, 2013 to December 31, 2013
0.720 million gallons from January 1, 2014 to December 31, 2014
0.740 million gallons from January 1, 2015 to December 31, 2015
0.770 million gallons from January 1, 2016 to December 31, 2016
0.790 million gallons from January 1, 2017 to December 31, 2017
0.810 million gallons from January 1, 2018 to December 31, 2018
0.840 million gallons from January 1, 2019 to December 31, 2019
0.860 million gallons from January 1, 2020 to December 08, 2020
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18. Maximum annual ground water withdrawals from the Floridan aquifer for household type uses must not exceed:

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17.730 million gallons from December 08, 2000 to December 31, 2000
18.750 million gallons from January 1, 2001 to December 31, 2001
19.780 million gallons from January 1, 2002 to December 31, 2002
20.800 million gallons from January 1, 2003 to December 31, 2003
21.830 million gallons from January 1, 2004 to December 31, 2004
22.850 million gallons from January 1, 2005 to December 31, 2005
23.870 million gallons from January 1, 2006 to December 31, 2006
24.900 million gallons from January 1, 2007 to December 31, 2007
25.920 million gallons from January 1, 2008 to December 31, 2008
26.940 million gallons from January 1, 2009 to December 31, 2009
27.970 million gallons from January 1, 2010 to December 31, 2010
29.000 million gallons from January 1, 2011 to December 31, 2011
30.020 million gallons from January 1, 2012 to December 31, 2012
31.040 million gallons from January 1, 2013 to December 31, 2013
32.060 million gallons from January 1, 2014 to December 31, 2014
33.090 million gallons from January 1, 2015 to December 31, 2015
34.110 million gallons from January 1, 2016 to December 31, 2016
35.130 million gallons from January 1, 2017 to December 31, 2017
36.120 million gallons from January 1, 2018 to December 31, 2018
37.180 million gallons from January 1, 2019 to December 31, 2019
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38.200 million gallons from January 1, 2020 to December 08, 2020

- 19. The stations used as principal withdrawal sources for household, water utility and unaccounted for type uses are assigned as follows:
 - 1 from December 08, 2000 to December 08, 2020.
 - 2 from December 08, 2000 to December 08, 2020.
- 20. Existing wells no's 1(GRS ID 9588) and 2 (GRS ID 9590), as listed on the application, are equipped with totalizing flow meters. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 21. All submittals made to demonstrate compliance with this permit must include the permit number 2605 plainly labeled on the submittals.
- 22. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 23. The permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form Number EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 24. The use of master meters, within the permittee's service area, to supply potable water to any multi-family or multi-unit structure (excluding hospitals, hotels) constructed, developed or completely renovated after January 1, 2001 is prohibited. All individually owned/leased residential or commercial units must be individually metered for water use.
- 25. The permittee must continue to implement the Water Conservation Plan measures as submitted in the application dated May 2000 and in subsequent submittals to the District.
- 26. The permittee must continue to implement a District approved water conserving rate structure for residential customers for the permit duration.
- 27. All permittee operated irrigation controller(s) must be equipped with a rain sensor(s) and/or soil moisture monitoring devices. The rain sensor (s) and/or controller(s) must be maintained and operational, pursuant to the manufacturer specifications for permit duration.
- 28. If, at any time during permit duration the permittee should construct a waste water treatment facility (WWTF) for this service area, the permittee must conduct and submit to the District for review, a Reuse Feasibility Study, one year prior to beginning construction of the WWTF.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2605 Permittee Name: Aqua Utilities Florida Date of Permit Issuance: December 8, 2000 Station Name: 2 Pump Capacity: 200 GPM Serial Number on Meter: Meter Model: Discharge Pipe Diameter: Date of Last Meter Calibration: ____/___/ Date of This Calibration: Name of Person Performing Calibration: Method or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: End:_____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: _________% Name of Person Completing Form (Please Print): Company Name: Address: City/State/Zip: _ aytime Telephone: (______ - _____

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2605			
Permittee Name: Aqua Utilities Florida Date of Permit Issuance: December 8, 2000	Station Name: 1		
Pump Capacity: 200 GPM	Station Hamo. 1		
Serial Number on Meter:			
Meter Model:			
Discharge Pipe Diameter:			
Date of Last Meter Calibration:/			
Date of This Calibration:			
Name of Person Performing Calibration:			
Method or Equipment Used for Calibration:			
		· · · · · · · · · · · · · · · · · · ·	
Initial Meter Reading at Start of Calibration:			
Final Meter Reading at End of Calibration:			
Readings on Equipment Used for Calibration:			
Start:	End:		
(Attach Formulas U	sed to Make Calculations)		
Percent of Error Between Meter Reading and Calif	oration Equipment:	%	
Name of Person Completing Form (Please Print):			
Company Name:			
Address:			
City/State/Zip:			
avtime Telephone: ()			



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

April 12, 2005

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

SUBJECT:

Consumptive Use Permit Number 8362

Aqua Utilities Florida - Chuluota

Dear Sir/Madam:

Enclosed is your permit and the forms necessary for submitting information to comply with conditions of the permit as authorized by the St. Johns River Water Management District on April 12, 2005.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has twenty-six (26) days from the date on which the actual notice is deposited in the mail, or twenty-one (21) days from publication of this notice when actual notice is not provided, within which to file a petition for an administrative hearing pursuant to Sections 120,569 and 120.57, Florida Statutes. Receipt of such a petition by the District may result in this permit becoming null and void.

Permit issuance does not relieve you from the responsibility of obtaining permits from any federal, state and/or local agencies asserting concurrent jurisdiction over this work.

The enclosed permit is a legal document and should be kept with your other important records. Please read the permit and conditions carefully since the referenced conditions may require submittal of additional information. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Sincerely,

Gloria Lewis, Director

Permit Data Services Division

Enclosures: Permit, Conditions for Issuance, Compliance Forms, Map, Well Tags

cc: District Permit File

-GOVERNING BOARD

Ometrias D. Long, CHAIRMAN

David G. Graham, VICE CHAIRMAN JACKSONVILLE

R. Clay Aloright, SECRETARY

Duane Ottenstroer, TREASURER

JACKSONVILLE

W. Michael Branch

John G. Sowinski

William Kerr MELBOURNE BEACH Ann T. Moore BUNNELL

Susan N Hughes JACKSONVILLE

PERMIT NO. 8362

DATE ISSUED: April 12, 2005

PROJECT NAME: Aqua Utilities Florida - Chuluota

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 212.24 million gallons per year of groundwater from the Floridan aquifer for public supply use to serve a projected population of 4,307 in 2007 with water for household, commercial/industrial, unaccounted for, and water utility type uses.

LOCATION:

WTP No. 1 AUF-Chuluota Site:

Seminole County

Site: WTP No. 2 - AUF Chuluota-

Seminole County

16, 17, 20, 21, Township(s): **21S** Range(s): 32E Section(s):

28, 29

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated April 12, 2005

AUTHORIZED BY: St. Johns River Water Management District

Department of Resource Management

Harold A. Wilkening III Director

Executive Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 8362 AQUA UTILITIES FLORIDA DATED APRIL 12, 2005

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. The permittee must ensure that all service connections are metered.
- 11. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 12. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein. A report detailing the progress of plan implementation must be submitted to the District on or before the midpoint of the permit duration.
- 13. All submittals made to demonstrate compliance with this permit shall have the CUP number 8362 plainly labeled on the submittal.
- 14. This permit will expire on April 12, 2007.
- 15. Maximum annual ground water withdrawals for public supply purposes, including household type use, commercial/industrial type use, unaccounted for type use, and water utility type use must not exceed:

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193.99 million gallons (0.531 million gallons per day, average) in 2005, 202.91 million gallons (0.556 million gallons per day, average) in 2006, and 212.24 million gallons (0.581 million gallons per day, average) in 2007.
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- 16. Wells no. 1 (GRS Station No. 19800), 2 (GRS Station No. 19801), 3 (GRS Station No. 19802), and 5 (GRS Station No. 33865) as listed on the application must continue to be monitored with totalizing flowmeters. These flowmeters must maintain 95% accuracy, be verifiable and be installed according to manufacturers specifications.
- 17. The permittee must maintain all flowmeters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 18. The permittee must have all flowmeters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 19. Total withdrawals of water from the withdrawal points authorized by this permit, Wells no. 1 (GRS Station No. 19800), 2 (GRS Station No. 19801), 3 (GRS Station No. 19802), and 5 (GRS Station No. 33865), as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of

the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period
January-June
July – December

Report Due Date

July 31 January 31

- 20. Combined withdrawals from Wells 3 and 5 (GRS Station Nos. 19802 and 33865, respectively) shall not exceed 12,000,000 gallons in any month.
- 21. Maximum daily groundwater withdrawals for essential use, for fire protection must not exceed 2.88 million gallons.
- 22. The lowest quality water source, such as reclaimed water or surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 23. The permittee shall install a monitor well (MW-1) to monitor water quality in the basal horizon of the upper production zone of the upper Floridan aquifer no later than October 31, 2005. MW-1 shall be placed at a location acceptable to the District within the East ½, of the Northeast 1/4, of Section 21, Township 21 South, Range 32 East.
- 24. The permittee shall collect groundwater samples from Well 1 (GRS Station No. 19800), Well 5 (GRS Station No. 33865), Well 4 (GRS Station No. 33971), and MW-1 in January, April, July, and October of each year of this permit. The permittee shall notify the District of the date on which samples will be collected 14 days prior to each sample collection event and shall afford the District the opportunity to split samples at the time of each sample event. Sample collection and handling procedures shall be performed by a qualified person and shall follow the requirements of all relevant Florida Department of Environmental Protection Standard Operating Procedures (DEP SOPs). Analyses shall include field measurements of temperature, pH, and specific conductance following DEP SOPs and laboratory measurements of chloride, sulfate, carbonate, bicarbonate, calcium, magnesium, sodium, and potassium. Laboratory analyses shall be performed by a laboratory that has been certified to perform the specified analyses by the Florida Department of Health Environmental Laboratory Certification Program. The permittee shall submit a report of each sample event's data no later than 30 days following collection of the samples. The report shall include field sample data records and calibration records for field measurements, chain of custody records, Piper diagrams of the major ion data, and laboratory reports for laboratory measurements.
- 25. Within 18 months of the date of issuance of this permit, permittee shall identify viable, potential water supply partners including those that could provide water supplies or partner with the permittee in the development of water supplies. In addition, permittee shall identify potential water supply projects that could be implemented with these partners to secure the quantities of water necessary to meet permittee's projected demands through 2025 without unacceptable impacts to water resources and related natural systems. Permittee shall contact these potential partners to determine the viability of developing partnership agreements with them for the identified potential water supply projects. A written description of the potential partners and projects along with a description of the contacts between permittee and the potential partners and the viability of the development of partnership agreements shall be submitted to the District no later than October 31, 2006.
- 26. The permittee shall continue to pursue an agreement to construct an inter-connect with other nearby reclaimed water systems to provide public access reclaimed water on a bulk basis to such reclaimed water systems. The permittee shall provide a status report by January 31 of each year for the duration this permit of actions taken in conformance with this condition and agreements reached as a result of those actions.

- 27. If the District determines that unacceptable saline water intrusion or salt water interface migration is occurring as a result of the withdrawals authorized by this permit, the District shall revoke the permit in whole or in part to curtail or abate the saline water intrusion.
- 28. The permittee shall conduct hydrologic and photo monitoring at each of the six (6) wetland areas listed below:
 - a. CPH #5, Unnamed Shallow Marsh, (Sec. 22, T. 21 S., R. 32 E.);
 - b. CPH #21Unnamed Shallow Lake/Marsh, (Sec. 21, T. 21 S., R. 32 E.);
 - c. CPH #22 Unnamed Lake, (Sec. 21, T. 21 S., R. 32 E.);
 - d. CPH #40 Bayhead, (Sec. 29, T. 21 S., R. 32 E.);
 - e. CPH #41Horseshoe Lake, (Sec. 29, T. 21 S., R. 32 E.);
 - f. CPH #52 Marsh, (Sec. 21, T. 21 S., R. 32 E.);

The permittee shall install staff gauges and/or shallow wells (hereinafter referred to as monitoring devices) in each of the above-listed wetland sites. The monitoring devices and specific locations must be approved in writing by the District. The monitoring wells must be installed by a licensed water well contractor (as required in 373.336 (1)(b), F.S.), and all monitoring devices shall be surveyed to NGVD (1929) to an accuracy of +/- 0.01 foot. The permittee must submit station location and descriptor data electronically as spreadsheets in a District approved format. Station descriptor information must include: latitude/longitude, brief text site description, date of installation, type of instrument, installation entity, maintenance entity, and access instructions.

If another agency or utility is monitoring the same water body, then the same monitoring equipment/data can, upon written approval by SJRWMD, be used with the owner's consent. Data collection at all six (6) sites must be daily at midday. Water level monitoring must be initiated within 6 months of issuance of this permit.

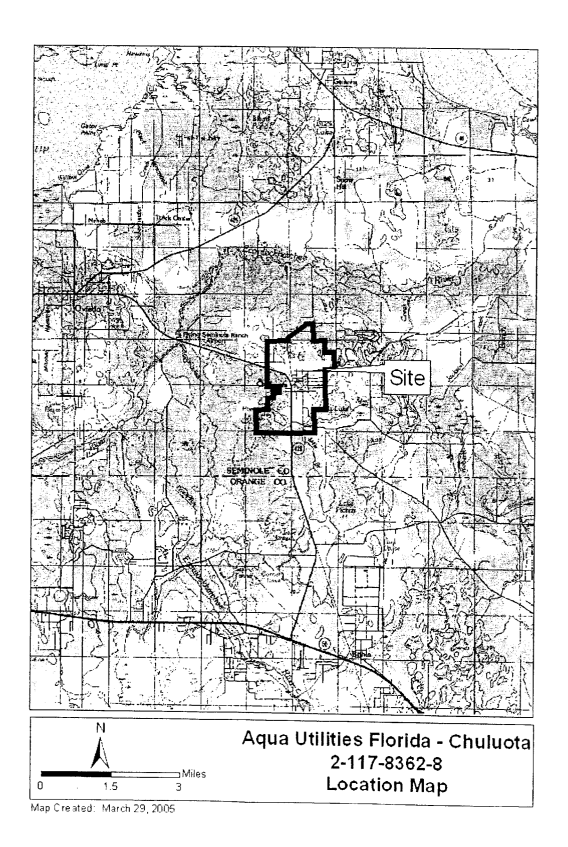
At each wetland monitoring site, an elevation profile along a transect 150 feet in length must be surveyed such that 50 feet of the adjacent upland is included. If the adjacent upland consists of placed fill, then the transect may be limited to 120 feet in length, such that 20 feet of the adjacent upland is included. The location of each transect must be reviewed and approved by the District prior to survey. Soil elevations must be recorded at 5-foot intervals and wherever there is a change in soil profile and/or change in plant community to an accuracy of +/- 0.1 foot. Other environmental features such as current water level, cypress buttress inflection points, lower extent of lichen lines, upper extent of moss collars, watermarks, and palmetto lines must be surveyed, if present. A general description of the vegetation present at each vegetation zone must include the dominant species in each stratum and the presence of nuisance/weedy/exotic species. A full soil description must be made in the top 24 inches of soil at each of the transect elevations described above. If the soil survey depicts the soils as open water, then the soil description will occur out to a water depth of 3 feet, and depth to sediment surface, and depth of organic substrate will be recorded for the remaining intervals. The data collection described in this paragraph is a one-time event. Well completion reports for the peizometers will also be included in this report. The vegetation and soil survey must be submitted within 6 months of permit issuance.

Permanent photo stations must be monumented and panoramic photographs must be taken in September for each of the wetland monitoring sites, starting in 2005 and annually thereafter. These stations must be reviewed and approved by the District prior to monumentation.

Weekly rainfall data must be obtained for each monitored location from the nearest existing rain gauge approved by the District. The same rainfall station may be used for more than one monitoring site.

The following information must be recorded by the permittee for each monitoring site: water level (weekly without data loggers, daily with data loggers), rainfall (weekly), and pumping volume (weekly by well). Monitoring data must be submitted electronically as spreadsheets every six months in a District approved computer accessible format. Permittee must contact the District for specific details on how to submit the computer accessible information. This data must also be submitted as a legible paper copy (two copies) along with the EN-50 forms for the project. On January 31st, the permittee must submit an annual report summarizing the monitoring efforts. The report must include the panoramic photographs, and graphs summarizing the rainfall and monitoring data.

29. Wetlands, lakes, and spring flows may not be adversely impacted as a result of the consumptive use authorized by this permit. If unanticipated significant adverse impacts occur, the SJRWMD shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.



ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 8362 Permittee Name: Aqua Utilities Florida Date of Permit Issuance: April 12, 2005 Station Name: Well 1 Pump Capacity: 500 GPM Serial Number on Meter: Meter Model: Discharge Pipe Diameter: Date of Last Meter Calibration: _____/____/ Date of This Calibration: Name of Person Performing Calibration: ______ Method or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: ______End:_____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: ______% Name of Person Completing Form (Please Print): Company Name: _____ Address: City/State/Zip: . .ytime Telephone: (_______ - _____-

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

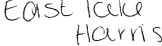
onsumptive Use Permit Number: 8362		
Permittee Name: Aqua Utilities Florida	Challer Name W. H.	
Date of Permit Issuance: April 12, 2005	Station Name: Well 2	
Pump Capacity: 500 GPM		
Serial Number on Meter:		
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:/		
Date of This Calibration:/		
Name of Person Performing Calibration:		
Method or Equipment Used for Calibration:		
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:		
Readings on Equipment Used for Calibration:		
Start:	End:	
(Attach Formulas Us	sed to Make Calculations)	
Percent of Error Between Meter Reading and Calib	ration Equipment:	_%
Name of Person Completing Form (Please Print): _		
Company Name:		
Address:		
City/State/Zip:		
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ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 8362			
Permittee Name: Aqua Utilities Florida			
Date of Permit Issuance: April 12, 2005	Station Name: Well 3		
Pump Capacity: 500 GPM			
Serial Number on Meter:			
Meter Model:			
Discharge Pipe Diameter:			
Date of Last Meter Calibration:/			
Date of This Calibration:			
Name of Person Performing Calibration:			
Method or Equipment Used for Calibration:			
Initial Meter Reading at Start of Calibration:			<u> </u>
Final Meter Reading at End of Calibration:			
Readings on Equipment Used for Calibration:			
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Percent of Error Between Meter Reading and Calib	ration Equipment:	%	
Name of Person Completing Form (Please Print):			
Company Name:			
Address:			
City/State/Zip:			
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ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 8362		
Permittee Name: Aqua Utilities Florida		
Date of Permit Issuance: April 12, 2005 Station Name: Well 5		
Pump Capacity: 500 GPM		
Serial Number on Meter:		
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:/		
Date of This Calibration:/		
Name of Person Performing Calibration:		
Method or Equipment Used for Calibration:		
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:		
Readings on Equipment Used for Calibration:		
Start: End:		
(Attach Formulas Used to Make Calculations)		
Percent of Error Between Meter Reading and Calibration Equipment:	%	
Name of Person Completing Form (Please Print):		
Company Name:		
Address:		
City/State/Zip:		
ytime Telephone: ()		





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CERTIFIED NUMBER: 7004 0750 0003 3823 0110

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2607

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervisor

GOVERNING BOARD

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2607

ORIGINAL PERMIT ISSUED: March 7, 2000 TRANSFER PROCESS DATE: August 9, 2004

PROJECT NAME: East Lake Harris

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 12.030 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site:

East Lake Harris

20

Lake County

Section(s):

Township(s):

20S

Range(s):

26E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder/shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated March 7, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By

Dwight lenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2607 AQUA UTILITIES FLORIDA DATED MARCH 7, 2000

- District Authorized staff, upon proper identification, will have permission to enter, inspect
 and observe permitted and related facilities in order to determine compliance with the
 approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law
- 12. This permit will expire on March 7, 2020.
- 13. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:

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10.070 million gallons from 2000 to 2000 for 46.000 acres.
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10.170 million gallons from 2001 to 2001 for 46.000 acres.

10.270 million gallons from 2002 to 2002 for 46.000 acres.

10.370 million gallons from 2003 to 2003 for 46.000 acres. 10.460 million gallons from 2004 to 2004 for 46.000 acres.

10.560 million gallons from 2005 to 2005 for 46.000 acres.

10.660 million gallons from 2006 to 2006 for 46.000 acres.

10.760 million gallons from 2007 to 2007 for 46.000 acres.

10.860 million gallons from 2008 to 2008 for 46.000 acres.

10.950 million gallons from 2009 to 2009 for 46.000 acres.

11.050 million gallons from 2010 to 2010 for 46.000 acres.

11.150 million gallons from 2011 to 2011 for 46.000 acres.

11.250 million gallons from 2012 to 2012 for 46.000 acres.

11.350 million gallons from 2013 to 2013 for 46.000 acres.

11.440 million gallons from 2014 to 2014 for 46.000 acres.

11.540 million gallons from 2015 to 2015 for 46.000 acres.

11.640 million gallons from 2016 to 2016 for 46.000 acres.

11.870 million gallons from 2017 to 2017 for 46.000 acres.

11.880 million gallons from 2018 to 2018 for 46.000 acres. 11.930 million gallons from 2019 to 2019 for 46.000 acres.

12.030 million gallons from 2020 to 2020 for 46.000 acres.

- 14. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 15. All submittals made to demonstrate compliance with this permit must include the permit number 2607 plainly labeled.

- 16. Well No.1 (9592), as listed on the application, is equipped with an individual, totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 17. Total withdrawal from Well No. 1 (9592), as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

18. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted

to the District within 10 days of the inspection/ calibration.

19. The permittee must submit a District-approved water conserving rate structure to the Florida Public Service Commission (FPSC) as part of their next rate case.



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CERTIFIED NUMBER: 7004 0750 0003 3823 0127

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2611

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely.

Gloria Lewis. Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervise

-----GOVERNING BOARD

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2611

ORIGINAL PERMIT ISSUED: February 18, 2000 TRANSFER PROCESS DATE: August 10, 2004

PROJECT NAME: Fern Terrace

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of up to 17.7 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site: Fern Terrace

Lake County

Section(s):

29

Township(s):

195

Range(s):

25E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated February 18, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By:

Dwight Jenkins
Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2611 AQUA UTILITIES FLORIDA DATED FEBRUARY 18, 2000

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 12. This permit will expire on February 18, 2020.
- 13. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:

17.300 million gallons from 2000 to 2000 for 77.000 acres.

17.400 million gallons from 2000 to 2001 for 77.000 acres.

17.500 million gallons from 2001 to 2002 for 77.000 acres.

17.700 million gallons from 2002 to 2020 for 77.000 acres.

- 14. Maximum daily ground water withdrawals for household and utility type uses must not exceed 0.119 million gallons.
- 15. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- All submittals made to demonstrate compliance with this permit must include the permit number 2611 plainly labeled.
- 17. Well No.1, as listed on the application, is equipped with a totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 18. Total withdrawal from Well No. 1, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

19. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual

- flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.
- 20. The permittee must develop a water conserving rate structure and submit it to the District for review and approval at least six months prior to the next rate case for this service area to be filed with the Florida Public Service Commission. The evaluation must include a demographic study of the service area and graphically illustrate the percentage of users per each increasing 1,000 gallon unit. A flat rate structure is not considered a water conserving rate structure.
- 21. The permittee must submit a District-approved water conserving rate structure to the Florida Public Service Commission (FPSC) as part of their next rate case.

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2611 Permittee Name: Aqua Utilities Florida Date of Permit Issuance: February 18, 2000 Station Name: A Pump Capacity: 180 GPM Serial Number on Meter: Discharge Pipe Diameter: Date of Last Meter Calibration: ____/___/ Date of This Calibration: Name of Person Performing Calibration: Method or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: Start: _____ End:____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: _______% Name of Person Completing Form (Please Print): Company Name: Address: City/State/Zip:ytime Telephone: (_____) ____-

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT WATER USE GENERAL PERMIT NO. 209336.01

EXPIRATION DATE: January 14, 2009

PERMIT ISSUE DATE: January 14, 1999

THE PERMITTEE IS RESPONSIBLE FOR APPLYING FOR A RENEWAL OF THIS PERMIT PRIOR TO THE EXPIRATION DATE WHETHER OR NOT THE PERMITTEE RECEIVES PRIOR NOTIFICATION BY MAIL. FAILURE TO DO SO AND CONTINUED USE OF WATER AFTER EXPIRATION DATE IS A VIOLATION OF DISTRICT RULES AND MAY RESULT IN A MONETARY PENALTY AND/OR LOSS OF WATER. APPLICATION FOR RENEWAL PRIOR TO THE EXPIRATION DATE IS SUBJECT TO DISTRICT EVALUATION AND APPROVAL.

This permit, issued under the provision of Chapter 373, Florida Statutes and Florida Administrative Code 40D-2. authorizes the Permittee to withdraw the quantities outlined herein, and may require various activities to be performed by the Permittee as outlined by the Special Conditions. This permit, subject to all terms and conditions, meets all District permitting criteria.

PROJECT NAME:

Gibsonia

TRANSFERRED ON: October 6, 2004 TO: Aqua Utilities Florida, Inc. 6960 Professional Parkway East

GRANTED TO:

Florida Water Services Corporation

Post Office Box 609520 Orlando, FL 32860-9520

Suite 400 Sarasota, FL 34240

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT (in gpd)

AVERAGE:

60,400

PEAK MONTHLY: 117,200

Use

<u>Average</u>

Peak Monthly

Public Supply:

60,400 gpd

117,200 gpd

See Withdrawal Table for quantities permitted for each withdrawal point.

PROPERTY LOCATION:

Polk County, approximately 2 miles north of the City of Lakeland on

State Road 700.

TYPE OF APPLICATION:

Renewal

WATER USE CAUTION AREA:

N/A

APPLICATION FILED:

December 18, 1998

ACRES:

0.25 Owned 120.00 Serviced

120.25 Total

APPLICATION AMENDED:

N/A

Permittee: Florida Water Services Corporation

Page

WATER USE: PUBLIC SUPPLY

SERVICE AREA NAME

Gibsonia

POPULATION

PER CAPITA

USE TYPE

SERVED

RATE

Residential Single Family Personal Sanitary Use

Total Public Supply:

410

Gross = 130 gpd/person

I.D. NO. GALLONS PER DAY PERMITTEE/ DIAM. DEPTH PEAK DISTRICT (IN.) TTL/CSD. USE **AVERAGE** MONTHLY 8 1/1 200 / UNK PS 60,400 117,200

PS = Public Supply

DISTRICT

I.D. NO. SECTION/TOWNSHIP/RANGE

LOCATION LAT./LONG.

1

23/27/23

280650.31/815828.20

SPECIAL CONDITIONS:

All conditions referring to approval by the Regulation Department Director, Resource Regulation, shall refer to the Director, Bartow Regulation Department, Resource Regulation.

1. All reports required by the permit shall be submitted to the District on or before the tenth day of the month following data collection and shall be addressed to:

Permit Data Section, Records and Data Department Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34609-6899

Unless otherwise indicated, three copies of each plan or report, with the exception of pumpage, rainfall, evapotranspiration, water level or water quality data which require one copy, are required by the permit.

2. Any wells not in use, and in which pumping equipment is not installed shall be capped or valved in a water tight manner in accordance with Chapter 62-532.500(3)(a)(4), F.A.C.

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT WATER USE GENERAL PERMIT NO. 209336.01

EXPIRATION DATE: January 14, 2009

PERMIT ISSUE DATE: January 14, 1999

THE PERMITTEE IS RESPONSIBLE FOR APPLYING FOR A RENEWAL OF THIS PERMIT PRIOR TO THE EXPIRATION DATE WHETHER OR NOT THE PERMITTEE RECEIVES PRIOR NOTIFICATION BY MAIL. FAILURE TO DO SO AND CONTINUED USE OF WATER AFTER EXPIRATION DATE IS A VIOLATION OF DISTRICT RULES AND MAY RESULT IN A MONETARY PENALTY AND/OR LOSS OF WATER. APPLICATION FOR RENEWAL PRIOR TO THE EXPIRATION DATE IS SUBJECT TO DISTRICT EVALUATION AND APPROVAL.

This permit, issued under the provision of Chapter 373, Florida Statutes and Florida Administrative Code 40D-2, authorizes the Permittee to withdraw the quantities outlined herein, and may require various activities to be performed by the Permittee as outlined by the Special Conditions. This permit, subject to all terms and conditions, meets all District permitting criteria.

PROJECT NAME:

Gibsonia

GRANTED TO:

Florida Water Services Corporation

Post Office Box 609520 Orlando, FL 32860-9520

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT (in gpd)

AVERAGE:

60,400

PEAK MONTHLY: 117,200 ,

Use

Average

Peak Monthly

Public Supply:

60,400 gpd

117,200 gpd

See Withdrawal Table for quantities permitted for each withdrawal point.

PROPERTY LOCATION:

Polk County, approximately 2 miles north of the City of Lakeland on

State Road 700.

TYPE OF APPLICATION:

Renewal

WATER USE CAUTION AREA:

N/A

APPLICATION FILED:

December 18, 1998

ACRES:

0.25 Owned

120.00 Serviced

120.25 Total

APPLICATION AMENDED:

N/A

Permittee: Florida Water Services Corporation

Page

WATER USE: PUBLIC SUPPLY

SERVICE AREA NAME

2

Gibsonia

USE TYPE

POPULATION PER CAPITA SERVED RATE

Residential Single Family Personal Sanitary Use

Total Public Supply:

410

Gross = 130 gpd/person

GALLONS PER DAY I.D. NO. PEAK PERMITTEE/ DEPTH DIAM. MONTHLY TTL./CSD. USE **AVERAGE** DISTRICT (N)1/1 8 200 / UNK PS 60,400 117,200

PS = Public Supply

DISTRICT LOCATION

I.D. NO. SECTION/TOWNSHIP/RANGE LAT./LONG.

23/27/23

280650.31/815828.20

SPECIAL CONDITIONS:

All conditions referring to approval by the Regulation Department Director, Resource Regulation, shall refer to the Director, Bartow Regulation Department, Resource Regulation.

1. All reports required by the permit shall be submitted to the District on or before the tenth day of the month following data collection and shall be addressed to:

Permit Data Section, Records and Data Department Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34609-6899

Unless otherwise indicated, three copies of each plan or report, with the exception of pumpage, rainfall, evapotranspiration, water level or water quality data which require one copy, are required by the permit.

2. Any wells not in use, and in which pumping equipment is not installed shall be capped or valved in a water tight manner in accordance with Chapter 62-532.500(3)(a)(4), F.A.C.

Permittee: Florida Water Services Corporation

Page :

3. The Permittee shall continue to maintain and operate the existing non-resettable, totalizing flow meter, or other flow measuring device as approved by the Director, Records and Data Department, for District LD. No. 1, Permittee LD. No. 1. Such device shall have and maintain an accuracy within five percent of the actual flow as installed. The Permittee shall record and report meter readings from each metered withdrawal twice a year. The meter reading for pumpage from January through June shall be submitted on or before the 10th day of July; and the meter reading from July through December shall be submitted on or before the 10th day of January of the following year. If a metered withdrawal is not utilized during a given six-month period, the meter reading must be submitted to the District, and it should match the one submitted for the previous six months.

STANDARD CONDITIONS:

1. The Permittee shall comply with the Standard Conditions attached hereto, incorporated herein by reference as Exhibit "A" and made a part hereof.

Authorized Signature

SOUTHWEST LORIDA WATER MANAGEMENT DISTRICT

Permittee: Florida Water Services Corporation

Page

40D-2 Exhibit "A"

WATER USE PERMIT CONDITIONS . . .

STANDARD CONDITIONS

- 1. If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- 2. This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- The Permittee shall not deviate from any of the terms or conditions of this permit without written approval by the District.
- 4. In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.
- The District shall collect water samples from any withdrawal point listed in the permit or shall require
 the Permittee to submit water samples when the District determines there is a potential for adverse
 impacts to water quality.
- 6. The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- 7. Issuance of this permit does not exempt the Permittee from any other District permitting requirements.
- 8. The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in streams fall below the minimum levels established in Chapter 40D-8.
- The Permittee shall cease or reduce withdrawal as directed by the District if water levels in aquifers fall below the minimum levels established by the Governing. Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.

Permittee: Florida Water Services Corporation

Page 5

11. The District may establish special regulations for Water Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.

- 12. The Permittee shall mitigate, to the satisfaction of the District, any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - a. A reduction in water levels which impairs the ability of a well to produce water;
 - b. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - c. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer or water body.
- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - a. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The Permittee shall notify the District within 30 days of the sale or conveyance of permitted water withdrawal facilities or the land on which the facilities are located.
- 17. All permits issued pursuant to these Rules are contingent upon continued ownership or legal control of all property on which pumps, wells, diversions or other water withdrawal facilities are located.

R.10-18-95



ENVIRONMENTAL SERVICES - PERMITTING

TO:

BILL GOUCHER

FRANK SANDERSON

DENNIS FULLER

FROM:

CHRISTINE ARCAND

RE:

PERMIT NOTIFICATION

DATE:

August 9, 1995

PERMIT:

5395-0079-A2

PROJECT:

Gibsonia Estates Auxiliary Power

1:

ISSUED:

July 18, 1995

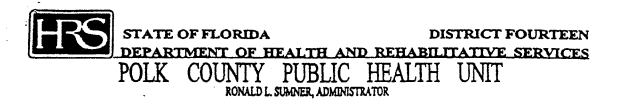
SPECIFIC CONDITION(S): 1, 2, 3, 4, 7 - OPERATIONS

SPECIFIC CONDITION(S): 1, 4, 5, 6 - ENGINEERING

cc: Rafael Terrero

Ron Smith

Sandy Joiner/Catherine Walker



PUBLIC WATER SYSTEM CONSTRUCTION PERMIT

PERMITTEE:

Southern States Utilities Rafael Terrero, Manager 1000 Color Place Apopka, Florida 32703

PERMIT DATA:

Project Name:

Gibsonia Estates Auxiliary Power

Approval Number:

5395-0079-A2

Water System Name:

Gibsonia Estates 6530079

PWS I.D. Number: Permit Number-PATS:

273939

Date of Issue:

7/18/95

Date of Expiration:

7/17/96

County:

Section:

Polk

Polk 24 "AUG 2 1995 Environmental Services

Received

Township, Range:

27S, 23E

This permit is issued under the provisions of Chapter 403, Florida Statutes and Florida Administrative Code Rules 62-4, 62-602, 62-550, 62-555 and 62-560. The above named permittee is hereby authorized to perform the work on the facility shown on the application and approved drawings, plans, and other documents, attached hereto or on file with the Department and made a part here of and described as follows: The project consist of installing a new standby power generator with automatic transfer switch and replacing well pump for well #2

General conditions are as required under Chapter 62-4.160 of the Florida Administrative Code.

DRG/EJJ/tms

xc: William Goucher-Southern States Utilities, Inc.]

File Copy - Gibsonia Estates

ENVIRONMENTAL ENGINEERING DIVISION

92CW010

Permit - Gibsonia Estates Auxiliary Power File Ref. - Gibsonia Estates page two

SPECIFIC CONDITIONS:

- Construction of this project must be completed within one (1) year from the date of this approval. Reapproval of expired permits will be considered by this Department upon written request prior to the expiration date accompanied by the current application fee. The engineer of record in this application is responsible for supervision of the construction of this project and upon completion shall inspect for complete conformity to the plans and specifications as approved. A report of such inspection in writing and signed by the engineer shall be rendered to the HRS Polk County Public Health Unit. Major deviations from the original plan will require a complete resubmittal of the project to this Department.
- 2. This approval is given with the understanding that upon the installation of such works, its operations shall be placed under the care of a competent person, whose qualifications are approved by the Department and the operation shall be carried out according to best accepted practice and in accordance with the requirements of the rules and regulations of the Department. This includes not only the provision of continuing essential funds for operation and maintenance of chemical supplies for plant operation; but also the funds for maintenance of this water treatment facility and distribution system.
- 3. Water supply facilities including mains shall be installed, cleaned, disinfected, and bacteriologically cleared for service, in accordance with the latest applicable AWWA Standards and Department rules and regulations.
- 4. Copy of the pressure test conducted on the water system to be cleared or statement of the engineer that the test was done and met the AWWA requirements.
 - 5. An as-built review fee of \$50.00 made payable to Polk County Public Health Unit must be included with this package before a clearance can be issued.
- 6. Where water and sewer mains cross with less than 18" vertical clearance, the sewer will be 20' of either cast iron pipe or concrete encased vitrified clay pipe, centered on the point of crossing. When a watermain parallels a sewer main, a separation of at least 10' should be maintained where practical.
- 7. Satisfactory bacteriological main clearance samples must be submitted for two (2) consecutive days from the distribution side of the hydropneumatic tank.

Gibsonia Estates Auxiliary Power Page three

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appealate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

This approval pertains only to the water utilities serving this development and is not to be construed as approval of any other utility aspects. All concerned are reminded that sewerage facilities must be cleared separately through the appropriate Department of Environmental Regulation District/Subdistrict office.

By copy of this letter to the owner we are advising that approval is given to functional aspects of this project on the basis of representations to and data furnished this department.

The engineer's certification as to construction of this project in accordance with approved plans together with satisfactory bacteriological analyses for two (2) consecutive days from the locations listed on the permit, shall be provided and a letter of clearance obtained from this Agency before placing these facilities in service. Enclosed please find our form for certification of project construction to be completed and returned upon project completion.

There may be county, municipal or other local regulations or restrictions to be complied with by the owner prior to construction of the facilities presented by the plans referred to above, and we, therefore, recommend that appropriate local agencies be consulted before starting construction.

Sincerely,

Eugène J. Jeffers, P.E.

Assistant Engineering Director

EJJ/tms

xc: William Goucher-Southern States Utilities, Inc. File Copy - Gibsonia Estates



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0097

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2488

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Conditions of Issuance Compliance Forms Well Tags

District Permit File CC:

Lynn Minor, Data Management Supervisor

W Michael Branch

John G. Sawinski

William Kerr ME18009516 55405 Ann T Moore South

Susan N. Hilghes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2488

ORIGINAL PERMIT ISSUED: February 8, 2002 TRANSFER PROCESS DATE: August 12, 2004

PROJECT NAME: Grand Terrace

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 14.93 million gallons per year of ground water from the Floridan aquifer for household use, essential use and water utility use.

LOCATION:

Site:

Grand Terrace

Lake County

Section(s):

32

Township(s):

18S

Range(s):

26E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated February 8, 2002

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By:

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2488 AQUA UTILITIES FLORIDA DATED FEBRUARY 8, 2002

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. The permittee must ensure that all service connections are metered.
- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.

- (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
- (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
- (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
- (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. This permit will expire 20 years from the date of issuance.
- 12. Maximum annual ground water withdrawals for industrial and irrigation uses must not exceed 14.93 million gallons annually.
- 13. Withdrawals from Well no. 1 must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

- 14. The permittee must maintain all flowmeters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 15. The permittee must have all flowmeters checked for accuracy annually within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 16. The permittee must continue to implement the Water Conservation Plan submitted to the District on January 9, 2002, in accordance with the schedule contained therein.
- 17. The lowest quality water source, such as reclaimed water or surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 18. All submittals made to demonstrate compliance with this permit must include the CUP number 2488 plainly labeled on the submittal.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

nsumptive Use Permit Number: 2488	
Permittee Name: Aqua Utilities Florida Date of Permit Issuance: February 8, 2002 Station Name: 1	
Pump Capacity: 600 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:/	
Name of Person Performing Calibration:	
	_
Method or Equipment Used for Calibration:	
	_
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:%	
Name of Person Completing Form (Please Print):	_
Company Name:	
Address:	
City/State/Zip:	
ytime Telephone: () -	

Please Retain a Copy for Your Records



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0134

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #8357

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis/Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC:

District Permit File

Lynn Minor, Data Management Supervis

-GOVERNING BOARD

Ometrias D. Long, CHARMAN

David G. Graham, VICE CHAIRMAN

JACKSONVILLE

Duane Ottenstroer, TREASURER

JACKSONVILLE

W. Michael Branch FERNANDINA BEACH John G. Sowinski ORLANDO William Kerr MELBOURNE BEACH Ann T. Moore

R. Clay Albright, SECRETARY

Susan N Hughes JACKSONVILLE

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 8357

ORIGINAL PERMIT ISSUED: January 18, 2000 TRANSFER PROCESS DATE: August 11, 2004

PROJECT NAME: Harmony Homes

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 8.47 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site: Harmony Homes

Seminole County

Section(s):

Township(s):

20S

Range(s):

30E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated January 18, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 8357 AQUA UTILITIES FLORIDA DATED JANUARY 18, 2000

- District Authorized staff, upon proper identification, will have permission to enter, inspect
 and observe permitted and related facilities in order to determine compliance with the
 approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. Well No.1 (GRS # 15638), as listed on the application, is equipped with individual, totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 12. This permit will expire on January 18, 2020.
- 13. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 14. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 15. All submittals made to demonstrate compliance with this permit must include the permit number 8357 plainly labeled.
- 16. Total withdrawal from Well No. 1 (GRS # 15638), as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31.

- 17. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.
- 18. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- Maximum annual withdrawal from the following sources; the Floridan Aquifer, for household type uses must not exceed:
 - 8.470 million gallons for 2000 for 0.250 acres.

8.470 million gallons for 2001 for 0.250 acres. 8.470 million gallons for 2002 for 0.250 acres. 8.470 million gallons for 2003 for 0.250 acres. 8.470 million gallons for 2004 for 0.250 acres. 8.470 million gallons for 2005 for 0.250 acres. 8.470 million gallons for 2006 for 0.250 acres. 8.470 million gallons for 2007 for 0.250 acres. 8.470 million gallons for 2008 for 0.250 acres. 8.470 million gallons for 2009 for 0.250 acres. 8.470 million gallons for 2010 for 0.250 acres. 8.470 million gallons for 2011 for 0.250 acres. 8.470 million gallons for 2012 for 0.250 acres. 8.470 million gallons for 2013 for 0.250 acres. 8.470 million gallons for 2014 for 0.250 acres. 8.470 million gallons for 2015 for 0.250 acres. 8.470 million gallons for 2016 for 0.250 acres. 8.470 million gallons for 2017 for 0.250 acres. 8.470 million gallons for 2018 for 0.250 acres. 8.470 million gallons for 2019 for 0.250 acres. 8.470 million gallons for 2020 for 0.250 acres.



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0141

August 12, 2004

Agua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2613

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely

Gloria Lewis Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms

Well Tags

District Permit File

Lynn Minor, Data Management Supervis

---- GOVERNING BOARD-

W. Michael Branch

John G. Sowinski

William Kerr 16, 50, 50g 56 56 M/H

Susan N. Harbes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2613

ORIGINAL PERMIT ISSUED: December 7, 1999 TRANSFER PROCESS DATE: August 12, 2004

PROJECT NAME: Hobby Hills

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 9.855 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site: Hobby Hills Lake County

Section(s):

27, 28

Township(s):

18\$

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated December 7, 1999

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2613 AQUA UTILITIES FLORIDA DATED DECEMBER 7, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 12. This permit will expire on December 7, 2019.
- 13. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:
 - 8.395 million gallons from 1999 to 2004
 - 9.125 million gallons from 2004 to 2009
 - 9.490 million gallons from 2009 to 2014
 - 9.855 million gallons from 2014 to 2019
- 14. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 15. All submittals made to demonstrate compliance with this permit must include the permit number 2613 plainly labeled.
- 16. Well Nos.1and 2, as listed on the application, are equipped with individual, totalizing flowmeters. These meters must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 17. Total withdrawal from Well No. 1 and 2, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

18. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.

19. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.

FLOW METER WATER CALIBRATION RECORD - EN51 ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

consumptive Use Permit Number: 2613 Permittee Name: Aqua Utilities Florida Date of Permit Issuance: December 7, 1999 Station Name: 1 Pump Capacity: 90 GPM Serial Number on Meter: Meter Model: _____ Discharge Pipe Diameter: Date of Last Meter Calibration: ____/____/ Date of This Calibration: Name of Person Performing Calibration: Method or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: End: _____ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: ______% Name of Person Completing Form (Please Print): Company Name: ______ Address: City/State/Zip: _ytime Telephone: (______ - _____

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

consumptive Use Permit Number: 2613 Permittee Name: Aqua Utilities Florida Station Name: 2 Date of Permit Issuance: December 7, 1999 Pump Capacity: 180 GPM Serial Number on Meter: Meter Model: Discharge Pipe Diameter: Date of Last Meter Calibration: ____/___/ Date of This Calibration: Name of Person Performing Calibration: Method or Equipment Used for Calibration: Initial Meter Reading at Start of Calibration: Final Meter Reading at End of Calibration: Readings on Equipment Used for Calibration: Start: _____ End:____ End:___ (Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment: _______% Name of Person Completing Form (Please Print): Company Name: Address: City/State/Zip:

Please Retain a Copy for Your Records



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CERTIFIED NUMBER: 7004 0750 0003 3823 0196

August 24, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #4493

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely

Gloria Lewis. Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC:

District Permit File

Lynn Minor, Data Management Supervisor

- GOVERNING BOARD ----

DACKSON /JULE

W. Michael Branch
FERNALIDINA BEACH

John G. Sowinski

William Keri MELBOUPNE BEACH Ann 1 Moore

Susan N. Hughes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 4493

ORIGINAL PERMIT ISSUED: <u>December 21, 2000</u> TRANSFER PROCESS DATE: August 16, 2004

PROJECT NAME: Imperial Terrace

A PERMIT AUTHORIZING:

The use of 18.25 million gallons per year of ground water from the Floridan aquifer to serve an estimated population of 425 in 7 years.

LOCATION:

Site: Imperial Terrace

Lake County

25

Section(s):

Township(s):

19S Range(s):

25E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated December 21, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By:

Dwight Jenkins
Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 4493 AQUA UTILITIES FLORIDA DATED DECEMBER 21, 2000

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. The permittee must ensure that all service connections are metered.
- 11. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 12. Total withdrawals from wells no.1 and 2, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

- 13. This permit will expire on 30-Jun-2006.
- 14. Maximum annual withdrawal from the Confined or Semi-confined Aquifer for household type uses must not exceed:

18.250 million gallons from 23-Apr-1999 to 30-Jun-2006 for 57.000 acres.

- 15. Well no. 1, as listed on the application, must continue to be monitored with a totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 16. Prior to beginning usage, well no. 2, as listed on the application, must be equipped with a totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications. Documentation (i.e. manufacturer's specifications and photo) of the proper installation of these meters must be submitted within 30 days of meter placement.
- 17. All submittals made to demonstrate compliance with this permit must include the permit number 4493 plainly labeled.
- 18. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 19. The permittee must have all flowmeters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51

must be submitted to the District within 10 days of the inspection/calibration.

- 20. The permittee must implement the Water Conservation Plan submitted to the District on December 20, 1995, in accordance with the schedule contained therein.
- 21. The lowest quality water source, such as reclaimed water or surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

FLOW METER WATER CALIBRATION RECORD - ENST

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use-Permit Number: 4493	Ξ
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: December 21, 2000 Station Name: 1	
Pump Capacity: 400 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	_
	_
Initial Meter Reading at Start of Calibration:	_
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
Start: End: (Attach Formulas Used to Make Calculations)	
(Attach Formulas Used to Make Calculations)	
(Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment:	
(Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment:	
(Attach Formulas Used to Make Calculations) Percent of Error Between Meter Reading and Calibration Equipment:	

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - ENST

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 4493	
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: December 21, 2000 Station Name: 2	
Pump Capacity: 400 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration://	
Date of This Calibration:/	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:%	
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
ytime Telephone: ()	

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4049 Reid Street • PO Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0165

August 24, 2004

Agua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #7986

The District has received a copy of the Bill of Sale naming Agua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Todd Eller, Supervising Regulatory Hydrologist, 386-329-4210.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervisor

- --- - GOVERNING BOARD

David G. Graham 102 CHAMMAN R. Clay Albright, SECRETARY

Duane Ottenstroer, TREASURER

W Michael Branch PERMANDINA BEACH

John G. Sowinski DELAMBIC.

William Kerr HE BOUTER BEATS

HINMET:

Susan N. Hughes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 7986

ORIGINAL PERMIT ISSUED: September 30, 1999 TRANSFER PROCESS DATE: August 16, 2004

PROJECT NAME: Interlachen/Park Manor

A PERMIT AUTHORIZING:

This permit authorizes the use of ground water from the Floridan aguifer for the household use of 807 people.

LOCATION:

Site: Interlachen/Park Manor

Putnam County

Section(s):

Township(s):

10S

Range(s):

25E

ISSUED TO:

Agua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated September 30, 1999

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 7986 AQUA UTILITIES FLORIDA DATED SEPTEMBER 30, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. Wells number 1 and 2 (as listed on the application) are equipped with totalizing flow meters. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.

- 10. This permit will expire on September 30, 2019.
- 11. The maximum annual withdrawals for all uses within the site Interlachen/Park Manor must not exceed 20.600 million gallons.
- 12. Maximum annual withdrawal from the Floridan Aquifer for flushing of lines must not exceed: 1.700 million gallons from September 30, 1999 to September 30, 2019
- 13. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:
 - 18.900 million gallons from September 30, 1999 to September 30, 2019
- 14. All submittals made to demonstrate compliance with this permit must include the permit number 7986 plainly labeled.
- 15. Total withdrawals from wells number 1 and 2 (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period Report Due Date

January - June July 31

July - December January 31

- 16. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 17. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 18. The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit.
- 19. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

FLOW METER WATER CALIDINATION NECOND - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 7986
Permittee Name: Aqua Utilities Florida
Date of Permit Issuance: September 30, 1999 Station Name: 1
Pump Capacity: 200 GPM
Serial Number on Meter:
Meter Model:
Discharge Pipe Diameter:
Date of Last Meter Calibration:/
Date of This Calibration:
Name of Person Performing Calibration:
Method or Equipment Used for Calibration:
Initial Meter Reading at Start of Calibration:
Final Meter Reading at End of Calibration:
Readings on Equipment Used for Calibration:
Start: End:
(Attach Formulas Used to Make Calculations)
Percent of Error Between Meter Reading and Calibration Equipment:%
Name of Person Completing Form (Please Print):
Company Name:
Address:
City/State/Zip:
Laytime Telephone: (

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 7986	Company of the Compan
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: September 30, 1999 Station	on Name: 2
Pump Capacity: 200 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	·
Date of Last Meter Calibration://	· ·
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	•
Start: End:	•
(Attach Formulas Used to I	Make Calculations)
Percent of Error Between Meter Reading and Calibration E	Equipment:%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
Daytime Telephone: ()	

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An Equal Opportunity Employer Southwest Florida Water Management District

6960 Professional Parkway East, Suite 400

Tampa Service Office 7601 Highway 301 North Tampa, Florida 33637-6759 (813) 985-7481 or 1.800-836-0797 (FL only) SUNCOM 578-2070 November 10, 2003

Jim Dreher, President

Sarasota, FL 34240

Aqua Source Utility, Inc.

Bartow Service Office 170 Century Boulevard Bartow, Florida 33830-7700 (863) 534-1448 or 1-800-492-7862 (FL only) SUNCOM 572-6200 2379 Broad Street, Brooksville, Florida 34604-6899 (352) 796-7211 or 1-800-423-1476 (FL only)

(352) 796-7211 or 1-800-423-1476 (FL only) SUNCOM 628-4150 TDD only 1-800-231-6103 (FL only)

On the Internet at: WaterMatters.org

Sarasota Service Office 6750 Fruitville Road Sarasota, Florida 34240-9711 (941) 377-3722 or 1-800-320-3503 (FL only) SUNCOM 531-6900 Lecanto Service Office 3500 West Sovereign Path Suite 226 Lecanto, Florida 34461-8070 (352) 527-8131 SUNCOM 667-3271

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Judith C. Whitehead Hemando

> David L. Moore Executive Director

Gene A. Heath
Assistant Executive Director

William S. Bilenky General Counsel COP

1 1 2003

Subject:

Final Agency Action Transmittal Letter General Water Use Permit No. 20000279.005

Your Water Use Permit has been approved. Final approval is contingent upon no objection to the District's action being received by the District within the time frames described below.

You or any person whose substantial interests are affected by the District's action regarding a permit may request an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statutes (F.S.), and Chapter 28-106, Florida Administrative Code (F.A.C.), of the Uniform Rules of Procedure. A request for hearing must (1) explain how the substantial interests of each person requesting the hearing will be affected by the District's action, or proposed action; (2) state all material facts disputed by the person requesting the hearing or state that there are no disputed facts; and (3) otherwise comply with Chapter 28-106, F.A.C. Copies of Sections 28-106.201 and 28-106.301, F.A.C., are enclosed for your reference. A request for hearing must be filed with (received by) the Agency Clerk of the District at the District's Brooksville address within 21 days of receipt of this notice. Receipt is deemed to be the fifth day after the date on which this notice is deposited in the United States mail. Failure to file a request for hearing within this time period shall constitute a waiver of any right you or such person may have to request a hearing under Sections 120.569 and 120.57, F.S. Mediation pursuant to Section 120.573, F.S. to settle an administrative dispute regarding the District's action in this matter is not available prior to the filling of a request for hearing.

Enclosed is a 'Noticing Packet' that provides information regarding District Rule, 40D-1.1010, F.A.C. which addresses the notification of persons having substantial interests that may be affected by the District's action in this matter. The packet contains guidelines on how to provide notice of the District's action, and a notice that you may use.

Please be advised that the Governing Board has formulated a water shortage plan as referenced in Condition 4 of the Standard Water Use Permit Conditions (Exhibit A), and will implement such a plan during periods of water shortage. You will be notified during a declared water shortage of any change in the conditions of your Permit or any suspension of your Permit, or of any restriction on your use of water for the duration of any declared water shortage. Please further note that water conservation is a condition of your Permit and should be practiced at all times.

The ID tags for your withdrawals shall be installed by a District representative. This representative will attempt to contact you within 30 days to discuss placement of your tags. If you have any questions or concerns regarding your tags, please contact Sandy Semegen at extension 4349 in the Brooksville Regulation Department. If you have any questions or concerns regarding your permit or any other information, please contact this office at extension 4338.

Sincerely,

BJ Janis, Director

Records and Data Department

Write

BJJ:daw

Enclosures: Approved Permit, Rules 28-106.201 and 28-106.301, F.A.C., and Noticing Packet

: Corey Kramer

Protecting <u>Your</u> Water Resources

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT **WATER USE GENERAL** PERMIT NO. 20000279.005

EXPIRATION DATE:

November 10, 2013

PERMIT ISSUE DATE: November 10, 2003

THE PERMITTEE IS RESPONSIBLE FOR APPLYING FOR A RENEWAL OF THIS PERMIT PRIOR TO THE EXPIRATION DATE WHETHER OR NOT THE PERMITTEE RECEIVES PRIOR NOTIFICATION BY MAIL. FAILURE TO DO SO AND CONTINUED USE OF WATER AFTER EXPIRATION DATE IS A VIOLATION OF DISTRICT RULES AND MAY RESULT IN A MONETARY PENALTY AND/OR LOSS OF WATER. APPLICATION FOR RENEWAL PRIOR TO THE EXPIRATION DATE IS SUBJECT TO DISTRICT EVALUATION AND APPROVAL.

This permit, issued under the provision of Chapter 373, Florida Statutes and Florida Administrative Code 40D-2, authorizes the Permittee to withdraw the quantities outlined herein, and may require various activities to be performed by the Permittee as outlined by the Special Conditions. This permit does not convey to the permittee any property rights or privileges other than those specified herein, nor relieve the permittee from complying with any applicable local government, state, or federal law, rule, or ordinance. This permit, subject to all terms and conditions, meets all District permitting criteria.

GRANTED TO:

Aqua Source Utility, Inc.

6960 Professional Parkway East, Suite 400

Sarasota, FL 34240

COUNTY:

Pasco

PROJECT NAME:

Jasmine Lakes Utility

WATER USE CAUTION AREA:

Northern Tampa Bay

TYPE OF APPLICATION:

Renewal

APPLICATION FILED: August 5, 2002

APPLICATION AMENDED:

N/A

1 Owned ACRES:

> 534 Serviced 535 Total

PROPERTY LOCATION:

Pasco County, directly in Port Richey on the east side of US 19,

1.5 miles south of State Road 52.

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT (in gpd)

ANNUAL AVERAGE:

300,000

PEAK MONTH:

634,000

<u>Use</u>

Annual Average (gpd)

Peak Month (gpd)

Public Supply:

300,000

634,000

See Withdrawal Table for quantities permitted for each withdrawal point.

Permit No.: 20000279.005

Permittee: Aqua Source Utility, Inc.

Page 2

SERVICE AREA NAME

Jasmine Lakes Utility

POPULATION PER CAPITA
USE TYPE SERVED RATE

Residential Single Family Unaccounted Use Commercial/Industrial Non-Process Residential Multi-Family Fire Fighting/Testing

Total Public Supply

3,300

Gross 90 gpd/person

I.D. NO.		DEPTH	GALLONS PER DAY			
DISTRICT/	DIAM.	TTL/CSD.			PEAK	
PERMITTEE	<u>(IN.)</u>	<u>(FT.)</u>	<u>USE</u>	<u>AVERAGE</u>	MONTH	
6/7	8	225 / UNK	В	150,000	317,000	
7/7C	8	185 / 155	В	150,000	317,000	
13/7D	10	130 / 71	В	150,000	317,000	Standby
14 / 7E	10	127 / 70	В	150,000	317,000	Standby

B = Public Supply

E)IS	T	F	RICT
	_	_		_

LOCATION LAT/LONG.	SECTION/TOWNSHIP/RANG	
281823.82/824111.57	15/25/16	
281825.69/824113.19	15/25/16	
281823.02/824111.88	15/25/16	
281826.30/824112.88	15/25/16	
	281823.82/824111.57 281825.69/824113.19 281823.02/824111.88	

SPECIAL CONDITIONS:

All conditions referring to approval by the Regulation Department Director, Resource Regulation, shall refer to the Director, Brooksville Regulation Department, Resource Regulation.

PUMPING FLEXIBILITY

1. The average day, peak monthly, and maximum daily, if applicable, quantities for District ID Nos. 6, 7, 13 and 14, Permittee ID Nos. 7, 7C, 7D and 7E, shown above in the production withdrawal table are estimates based on historic and/or projected distribution of pumpage, and are for water use inventory and impact analysis purposes. The quantities listed in the table for these individual sources are not intended to dictate the distribution of pumpage from permitted sources. The Permittee may make adjustments in pumpage distribution as necessary up to 300,000 gallons per day on an average basis, up to 634,000 gallons per day on a peak monthly basis, for the individual wells, so long as adverse environmental impacts do not result and other conditions of this Permit are complied with. In all cases, the total average annual daily withdrawal, the total peak monthly daily withdrawal, and the total crop protection daily withdrawal are limited to the quantities set forth above.

Permit No.: 20000279.005

Permittee: Aqua Source Utility, Inc.

Page 3

REPORTING

2. All reports required by the permit shall be submitted to the District on or before the tenth day of the month following data collection and shall be addressed to:

Permit Data Section, Records and Data Department Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34604-6899

Unless otherwise indicated, three copies of each plan or report, with the exception of pumpage, rainfall, evapotranspiration, water level or water quality data which require one copy, are required by the permit.

PUMPING REPORTS

3. The Permittee shall meter withdrawals from surface waters and/or the ground water resources, and meter readings from each withdrawal shall be recorded on a monthly basis within the last week of the month. The meter readings shall be reported to the Permit Data Section, Records and Data Department (using District scanning forms, unless the District has approved another arrangement for submission of this data) on or before the tenth day of the following month. If a metered withdrawal is not utilized during a given month, the meter report shall be submitted to the District indicating the same meter reading as was submitted the previous month. The following withdrawals shall be metered as applicable:

Permittees with existing permitted withdrawal facilities shall continue to maintain and operate existing, non-resettable, totalizing flow meters or other flow measuring devices as approved by the Regulation Department Director on District ID Nos. 6, 7, 13 and 14, Permittee ID Nos. 7, 7C, 7D and 7E.

The meters shall adhere to the following descriptions and shall be installed or maintained as follows:

- A. The meters shall be non-resettable, totalizing flow meters. If other measuring devices are proposed, prior to installation, approval shall be obtained in writing from the Regulation Department Director.
- B. Meters shall be installed on all stand by withdrawal facilities prior to activation.
- C. The flow meters or other approved devices shall have and maintain an accuracy within five percent of the actual flow as installed.
- D. The meter shall be tested for accuracy on-site, as installed, every five years beginning from the date of issuance unless the Permittee demonstrates to the satisfaction of the District that a longer period of time for testing is warranted. The test shall be performed by a person certified in the equipment used. If the actual flow is found to be greater than 5% different from the measured flow, the Permittee shall have the meter re-calibrated or replaced, whichever is necessary. Documentation of the test and a certificate of re-calibration, if applicable, shall be submitted within 30 days of each test or re-calibration.
- E. The meter shall be installed in a straight length of pipe where there is at least an upstream length equal to ten (10) times the outside pipe diameter and a downstream length equal to two (2) times the outside pipe diameter. Where there is not at least a length of ten diameters upstream available, flow straightening vanes shall be used in the line.
- F. If the meter or other flow measuring device malfunctions or has to be removed from the withdrawal for maintenance or repair, the Permittee shall notify the District within 30 days of discovering the necessity to replace or repair the meter and replace it with a repaired or new meter, subject to the same specifications given above, within 30 days of its removal from the withdrawal.
- G. While the meter is off the withdrawal, the Permittee shall request instruction on how to estimate use from the Permit Data Section. The estimate of the number of gallons used each month during that period shall be submitted according to the instructions received from the District.
- H. In the event a new meter is installed to replace a broken meter, it and its installation shall meet the specifications of this condition. The permittee shall notify the District of the replacement with the first submittal of meter readings from the new meter.

Permit No.: 20000279.005

Permittee: Aqua Source Utility, Inc.

Page

WATER QUALITY SAMPLING

4. Water quality samples shall be collected and analyzed, for parameters, and frequencies specified below. Water quality samples from production wells shall be collected whether or not the well is being used, unless infeasible. If sampling is infeasible the Permittee shall indicate the reason for not sampling on the water quality data form. Water quality samples shall be analyzed by a laboratory certified by the Florida Department of Health utilizing the standards and methods applicable to the parameters analyzed and to the water use pursuant to Chapter 64E-1, Florida Administrative Code, "Certification of Environmental Testing Laboratories". At a minimum, water quality samples shall be collected after pumping the well at its normal rate for a pumping time specified in the table below, or to a constant temperature, pH, and conductivity. In addition, the Permittee's sampling procedure shall follow the handling and chain of custody procedures designated by the certified laboratory which will undertake the analysis. Any variance in sampling and/or analytical methods shall have prior approval of the Regulation Department Director, Resource Regulation. Reports of the analyses shall be submitted to the Permit Data Section, Records and Data Department, (using District forms) on or before the tenth day of the following month, and shall include the signature of an authorized representative and certification number of the certified laboratory which undertook the analysis. The parameters and frequency of sampling and analysis may be modified by the Regulation Department Director, Resource Regulation, as necessary to ensure the protection of the resource.

District ID No.	Permittee ID No.	Minimum Pumping Time (minutes)	<u>Parameter</u>	Sampling Frequency
6 and 7	7 and 7C	15	Chlorides and Sulfates	February, May, August and November

Water quality samples shall be collected based on the following timetable:

Quarterly Same week of months specified

Analyses shall be performed according to procedures outlined in the current edition of <u>Standard Methods</u> for the <u>Examination of Water and Wastewater</u> by the American Public Health Association-American Water Works Association-Water Pollution Control Federation (APHA-AWWA-WPCF) or <u>Methods for Chemical Analyses of Water and Wastes</u> by the U.S. Environmental Protection Agency (EPA).

MONITOR WELL MAINTENANCE

5. A water level and water quality monitor well maintenance program shall be initiated, and shall be ongoing for the life of the permit. This program shall be undertaken to insure the retrieval and reporting of accurate water level and water quality data. The Permittee shall also maintain the wellheads of the monitor wells. Where water level recorders are not in use, this maintenance shall include secure, lockable, sliding or screw caps on all monitor wells. All monitor wells shall be maintained with a minimum of eighteen inches of casing above grade or ground surface.

WATER LEVEL REPORTING

6. The Permittee shall monitor water levels in the monitor wells as specified in the table below. Reports of the data shall be submitted to the Permit Data Section, in a form acceptable to the District. All data shall be referenced to National Geodetic Vertical Datum, (NGVD). The time and date that the water level is measured shall be be provided with each report. The frequency of water-level recording may be modified by the Director, Brooksville Regulation Department, as necessary to ensure the protection of the resource.

District ID No.	Permittee ID No.	Latitude <u>Longitude</u>	Aquifer	Recording Frequency
15	TW	281825.29/824112.84	Floridan	Monthly

Permittee: Aqua Source Utility, Inc.

Page !

Recording Frequency

Monthly

Recording Time

Same week of each month

WATER AUDITS

- 7. The Permittee shall conduct water audits of the water distribution system during each management period. A water audit may include the following activities: detection of unauthorized uses and authorized unmetered uses, correction of under-registration of meters, determination of fire flow use, and leak detection/repair. Water audits which identify a greater than 12 percent unaccounted for water shall include a schedule for remedial action, followed by appropriate actions. Audits shall be completed and reports documenting the results of the audit shall be submitted as an element of the report required in the per capita condition to the Permit Data Section, Records and Data Department, by the following dates: November 1, 2008; and November 1, 2010. Water audit reports shall include a schedule for remedial action if needed.
- 8. By April 1 of each year, the Permittee shall submit a residential water use report for the preceding period of October 1, through September 30, detailing:
 - A. The number of single family dwelling units served and their total water use,
 - B. The number of multi-family dwelling units served and their total water use,
 - C. The number of mobile homes served and their total water use.

Where separate indoor and outdoor meters exist, residential water use quantities shall include both the indoor and outdoor water uses associated with the dwelling units, including irrigation water.

- The Permittee shall submit to the District within 30 days after each calendar quarter a record for each month within such quarter, showing:
 - A. Total water withdrawn from all withdrawal facilities permitted herein;
 - Total water supplied from all sources to users within the service area in which the withdrawals facilities
 permitted herein are located;
 - C. Total water supplied from external sources, if any;
 - D. Total water supplied to external users, if any.

In addition, as part of the first report each year, the Permittee shall state the total number of connections served at the end of the previous calendar year within the service area in which the withdrawal facilities permitted herein are located.

- 10. The Permittee shall, to the maximum extent feasible, use the permitted withdrawal facilities to meet their water supply needs up to the permitted quantities.
- 11. The total quantity distributed by the system, from the permitted withdrawal facilities and any external sources, shall not exceed 400,000 gallons per day on an average annual basis.

WATER CONSERVATION

12. The Permittee shall begin carrying out the provisions of its District approved conservation plan dated August 5, 2002, upon receipt of this permit. The Permittee shall submit progress reports to the Permit Data Section, Records and Data Department, concerning implementation of the plan on November 1, 2008.

Permittee: Aqua Source Utility, Inc.

Page

STANDARD CONDITIONS:

1. The Permittee shall comply with the Standard Conditions attached hereto, incorporated herein by reference as Exhibit "A" and made a part hereof.

Authorized Signature
SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Permittee: Aqua Source Utility, Inc.

Page 7

40D-2 Exhibit "A" WATER USE PERMIT CONDITIONS

STANDARD CONDITIONS

- If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- 2. This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- The Permittee shall not deviate from any of the terms or conditions of this permit without written approval by the District.
- 4. In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.
- The District shall collect water samples from any withdrawal point listed in the permit or shall require the Permittee to submit water samples when the District determines there is a potential for adverse impacts to water quality.
- The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- 7. Issuance of this permit does not exempt the Permittee from any other District permitting requirements.
- 8. The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in streams fall below the minimum levels established in Chapter 40D-8.
- The Permittee shall cease or reduce withdrawal as directed by the District if water levels in aquifers fall below the minimum levels established by the Governing Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.

Permittee: Aqua Source Utility, Inc.

Page ·

- 12. The Permittee shall mitigate any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - A. A reduction in water levels which impairs the ability of the well to produce water;
 - B. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - C. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer water body.
- 13. The Permittee shall mitigate any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - A. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses;
 - B. Sinkholes or subsidence caused by reduction in water levels;
 - C. Damage to crops and other vegetation causing financial harm to the owner; and
 - D. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The Permittee shall notify the District within 30 days of the sale or conveyance of permitted water withdrawal facilities or the land on which the facilities are located.
- 17. All permits issued pursuant to these Rules are contingent upon continued ownership or legal control of all property on which pumps, wells, diversions or other water withdrawal facilities are located.
- 18. The annual average daily withdrawal quantity is determined by calculating the total quantity of water to be withdrawn over a 1-year period, divided by 365 days, which results in a gallons per day (gpd) quantity pursuant to Basis of Review, Section 3.2, Permitted Withdrawal Quantities. This is a running 12-month average, whereby each month the annual average daily quantity is recalculated based on the previous 12-month pumpage.

R. 09/26/2002

PART II HEARINGS INVOLVING DISPUTED ISSUES OF MATERIAL FACT

28-106.201 Initiation of Proceedings.

- (1) Unless otherwise provided by statute, initiation of proceedings shall be made by written petition to the agency responsible for rendering final agency action. The term "petition" includes any document that requests an evidentiary proceeding and asserts the existence of a disputed issue of material fact. Each petition shall be legible and on 81/2 by 11 inch white paper. Unless printed, the impression shall be on one side of the paper only and lines shall be double-spaced.
- (2) All petitions filed under these rules shall contain:
- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action;
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.
- (3) Upon receipt of a petition involving disputed issues of material fact, the agency shall grant or deny the petition, and if granted shall, unless otherwise provided by law, refer the matter to the Division of Administrative Hearings with a request that an administrative law judge be assigned to conduct the hearing. The request shall be accompanied by a copy of the petition and a copy of the notice of agency action.
- (4) A petition shall be dismissed if it is not in substantial compliance with subsection (2) of this rule or it has been untimely filed. Dismissal of a petition shall, at least once, be without prejudice to petitioner's filing a timely amended petition curing the defect, unless it conclusively appears from the face of the petition that the defect cannot be cured.
- (5) The agency shall promptly give written notice to all parties of the action taken on the petition, shall state with particularity its reasons if the petition is not granted, and shall state the deadline for filing an amended petition if applicable.

Specific Authority 120.54(3), (5) FS. Law Implemented 120.54(5), 120.569, 120.57 FS. History-New 4-1-97, Amended 0.17.08

PART III PROCEEDINGS AND HEARINGS NOT INVOLVING DISPUTED ISSUES OF MATERIAL FACT

28-106.301 Initiation of Proceedings.

- (1) Initiation of a proceeding shall be made by written petition to the agency responsible for rendering final agency action. The term "petition" includes any document which requests a proceeding. Each petition shall be legible and on 81/2 by 11 inch white paper or on a form provided by the agency. Unless printed, the impression shall be on one side of the paper only and lines shall be doubled-spaced.
- (2) All petitions filed under these rules shall contain:
- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination:
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action;
- (e) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and
- (f) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.
- (3) If the petition does not set forth disputed issues of material fact, the agency shall refer the matter to the presiding officer designated by the agency with a request that the matter be scheduled for a proceeding not involving disputed issues of material fact. The request shall be accompanied by a copy of the petition and a copy of the notice of agency action.
- (4) A petition shall be dismissed if it is not in substantial compliance with subsection (2) of this Rule or it has been untimely filed. Dismissal of a petition shall, at least once, be without prejudice to petitioner's filing a timely amended petition curing the defect, unless it conclusively appears from the face of the petition that the defect cannot be cured.
- (5) The agency shall promptly give written notice to all parties of the action taken on the petition, shall state with particularity its reasons if the petition is not granted, and shall state the deadline for filing an amended petition if applicable.

Specific Authority 120.54(5) FS. Law Implemented 120.54(5), 120.569, 120.57 FS. History-New 4-1-97, Amended 9-17-98.

(Yuo F) 35214 or 1-800-423-1476 (FL only) 2379 Broad Street, Brooksville, Florida 34604-6899

SUNCOM 628-4150 TDD only 1-800-231-6103 (FL only)

On the Internet at: WaterMatters.org

2000 23T-6900 SUNCOM 667-3271 T-800-350-3203 (FL oul) (362) 527-8131 Lecanto, Florida 34461-8070 (941) 377-3722 of Suite 226 6750 Fruityille Road Sarasota, Rohda 34240-9711 3600 West Sovereign Path Sarasota Service Office Lecanto Service Office

Water Management District Southwest Florida

200492-7862 (P. only) 10 8441448 (698) Bartow, Florida 33830-7700 110 Century Boulevard Bartow Service Office

SUNCOM 578-2070 (Mino JR) 7670-3E8-008-1 1847-289 (EL8) Tampa, Florida 33637-6759 TOOL HISTINGY 301 NORTH Tampa Service Office



NOTICING PACKET PUBLICATION INFORMATION

ГРЕДИЕИТ В ЗКЕР ДИЕЗТІОИЗ (FAQ) PLEASE SEE THE REVERSE SIDE OF THIS NOTICE FOR A LIST OF

permit or exemption, and 2.) no "third party" objects to the District's action within a specific parties"), if 1.) "third parties" have been properly notified of the District's action regarding the exemption only becomes closed to future legal challenges from members of the public ("third

The District's action regarding the issuance or denial of a permit or qualification for an

may publish, at your own expense, a notice in a newspaper of general circulation. A copy of the Notice of Agency Action the District uses for publication and guidelines for publishing are District's action regarding your application is limited to the time frames stated above, you application. If you want to ensure that the period of time in which a petition opposing the District action regarding Environmental Resource Permits finited witers, in or approach to see the Environmental Resource Permits finited witers, is published, there is no time limit to a party's right to challenge the District's action. The District has not published a notice to "third parties" that it has taken or intends to take final action on your published a notice to "third parties" that it has taken or intends to take final action on your published a notice to "third parties" that the period of time in which a parties that the apprication is applied to the process of the proce to occur. Publication of notice informs "third parties" of their right to challenge the District's action. If proper notice is provided by publication, "third parties" have a 21-day time limit in which to file a petition opposing the District's action. A shorter 14-day time limit applies to District and the state of newspaper of general circulation in the county or counties where the proposed activities are Notification of "third parties" is provided through publication of certain information in a period of time following the notification.

Guidelines for Publishing a Notice of Agency Action

Your notice must be published in accordance with Chapter 50, Florida Statutes. A content of your notice comply with the applicable statutory provisions. proper noticing. However, you are responsible for ensuring that the form and the Prepare a notice for publication in the newspaper. The District's Notice of Agency Action, included with this packet, contains all of the information that is required for

proposed in your application, and contact the newspaper for further information Select a newspaper that is appropriate considering the location of the activities copy of the statute is enclosed.

below, for the file of record. Retain a copy of the affidavit for your records. Immediately upon receipt send the ORIGINAL affidavit to the District at the address Obtain an "affidavit of publication" from the newspaper after your notice is published. You only need to publish the notice for one day. regarding their procedures for publishing.

Brooksville, Florida 34604-6899 2379 Broad Street Records and Data Supervisor Southwest Florida Water Management District

at the Brooksville number listed above. (Your question may be on the FAQ list). legal challenges. If you need additional assistance, you may contact Myra Ford at ext. 4338, action is different, publication of an additional notice may be necessary to prevent future Note: If you are advertising a notice of the District's proposed action, and the District's final

> Hermando highth C. Whitehead Pasco Pasco T. O. "Jony", Edco Hillsborough HOIGH B' WCCLOO Polk Ronald C. Johnson spuejußiH Pamela L Fentress Pinellas VIO E' DAUCSU

Treasurer, Hitisporough Maggle N. Dominguez

Secretary, Hillsborough Jamet D. Kovach

Vice Chair, Pinelias

Watson L Haynes, R Chair, Sarasota Thomas G. Dabney, B

General Counse MillSEN 2" REGULA Assistant Executive Director Gone A. Heath Executive Director DEAM I' MOOLE

Whiter Resource Protecting Your

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included in this packet.

FAQ ABOUT NOTICING

- Q. Do I have to do this noticing, and what is this notice for?
 A. You do not have to do this noticing. You need to publish a notice if you want to ensure that a "third party" cannot challenge the District's action on your permit or exemption at some future date. If you choose not to publish, there is no time limit to a third party's right to challenge the District's action.
- Q. What do I need to send to the newspaper?
 A. The enclosed one page notice form entitled "Notice of Final Agency Action (or Proposed Agency Action) By The Southwest Florida Water Management District." You must fill in the blanks before sending it.
- Q. Do I have to use the notice form, or can I make up my own form?
 A: You do not have to use our form. However, your notice must contain all information that is in the form.
- Q. Do I send the newspaper the whole form (one page) or just the top portion that has blanks?
 A. Send the full page form which includes the NOTICE OF RIGHTS section on the bottom half.
- Q. Do I type or print the information in the blanks? Or will the newspaper fill in the blanks?
 A. You are required to fill in the blanks on the form before sending it to the newspaper. Contact your selected newspaper for instructions on printing or typing the information in the blanks.
- Q. The section 50.051, F.S. (enclosed) proof of publication form of uniform affidavit has blanks in the text. Do I fill in these blanks and send that to the newspaper?
 A. No. That section shows the affidavit the newspaper will send you. They will fill in the blanks.
- Q. If someone objects, is my permit or exemption, no good?
 A. If you publish a notice and a "third party" files a request for administrative hearing within the allotted time, the matter is referred to an administrative hearing. While the case is pending, generally, you may not proceed with activities under the challenged agency action. When the hearing is complete, the administrative law judge's (ALJ) recommendation is returned to the District Governing Board, and the Governing Board will take final action on the ALJ's recommendation. There is no time limit for a "third party" to object and file a request for administrative hearing if you do not publish a notice.
- 8. Q. I don't understand what I should put in the blanks on the Notice form?
 - A.
 - 1. County, Section/Township/Range, application No., permit No., proposed permit No., Exemption No., or permit Inquiry No. is on your Permit, Exemption, or Denial document.
 - 2. Permit Type or Application Type is Environmental Resource Permit, Water Use Permit, Work of the District, etc.
 - # of Acres is the project acres. This is listed on the Environmental Resource Permit
 documents. For Water Use Permits, Exemptions, etc., you may put "Not Applicable" if
 unknown.
 - 4. Rule or Statute reference (Exemptions only). The rule and/or statute reference is at the top of page one in the reference line of the Exemption. For all others, put "Not Applicable" in this blank.
 - 5. Type of Project describes your project activity. Environmental Resource Permit = Agriculture, Commercial, Government, Industrial, Mining, Road Projects, Residential, Semi-Public or Water Quality Treatment. Water Use Permit = Agricultural (if irrigating, state that it is irrigation and specify what is being irrigated), Industrial Commercial, Recreation Aesthetic, Mining Dewatering, or Public Supply. Work of the District = pipeline, etc.
 - 6. **Project Name** is the name of your project, if applicable. If there is no project name, put "Not Applicable" in this blank.

NOTICE OF FINAL AGENCY ACTION BY THE SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Notice is given that the D	District's Final Agency A	ction is approval of the				
on acres to se	erve	known as				
The project is located in		County, Section(s),				
Township	South, Range	East. The permit applicant is				
	whose address is	3				
The permit number is	·					
through Friday except for	r legal holidays, 8:00 a.	bove is available for inspection Monday m. to 5:00 p.m., at the Southwest Florida				

NOTICE OF RIGHTS

Any person whose substantial interests are affected by the District's action regarding this permit may request an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statutes (F.S.), and Chapter 28-106, Florida Administrative Code (F.A.C.), of the Uniform Rules of Procedure. A request for hearing must (1) explain how the substantial interests of each person requesting the hearing will be affected by the District's action, or final action; (2) state all material facts disputed by each person requesting the hearing or state that there are no disputed facts; and (3) otherwise comply with Chapter 28-106, F.A.C. A request for hearing must be filed with and received by the Agency Clerk of the District at the District's Brooksville address, 2379 Broad Street, Brooksville, FL 34604-6899 within 21 days of publication of this notice (or within 14 days for an Environmental Resource Permit application with Proprietary Authorization for the use of Sovereign Submerged Lands). Failure to file a request for hearing within this time period shall constitute a waiver of any right such person may have to request a hearing under Sections 120.569 and 120.57, F.S.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the District's final action may be different from the position taken by it in this notice of final agency action. Persons whose substantial interests will be affected by any such final decision of the District on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation pursuant to Section 120.573, F.S., to settle an administrative dispute regarding the District's final action in this matter is not available prior to the filing of a request for hearing.

42.00-039 (Rev 03/01)

CHAPTER 50. FLORIDA STATUTES

LEGAL AND OFFICIAL ADVERTISEMENTS

50.011	Where and in what language legal notices to be published.
50.021	Publication when no newspaper in county.
50.031	Newspapers in which legal notices and process may be published.
50.041	Proof of publication; uniform affidavits required.
50.051	Proof of publication; form of uniform affidavit.
50.061	Amounts chargeable.
50 071	Publication costs: court docket fund.

50.011 Where and in what language legal notices to be published .-

Whenever by statute an official or legal advertisement or a publication, or notice in a newspaper has been or is directed or permitted in the nature of or in lieu of process, or for constructive service, or in initiating, assuming, reviewing, exercising or enforcing jurisdiction or power, or for any purpose, including all legal notices and advertisements of sheriffs and tax collectors, the contemporaneous and continuous intent and meaning of such legislation all and singular, existing or repealed, is and has been and is hereby declared to be and to have been, and the rule of interpretation is and has been, a publication in a newspaper printed and published periodically once a week or oftener, containing at least 25 percent of its words in the English language, entered or qualified to be admitted and entered as 'second-class matter at a post office in the county where published, for sale to the public generally, available to the public generally for the publication of official or other notices and customarily containing information of a public character or of interest or of value to the residents or owners of property in the county where published, or of interest or of value to the general public.

History.-s. 2, ch. 3022, 1877; RS 1296; GS 1727; s. 1, ch. 5610, 1907; RGS 2942; s. 1, ch. 12104, 1927; CGL 4666, 4901; s. 1, ch. 63-387; s. 6, ch. 67-254.

'Note.-Redesignated as "Periodicals" by the United States Postal Service, see 61 F.R. 10123-10124, March 12, 1996.

Note.-Former s. 49.01.

50.021 Publication when no newspaper in county.-

When any law, or order or decree of court, shall direct advertisements to be made in any county and there be no newspaper published in the said county, the advertisement may be made by posting three copies thereof in three different places in said county, one of which shall be at the front door of the courthouse, and by publication in the nearest county in which a newspaper is published.

History.-RS 1297; GS 1728; RGS 2943; CGL 4667; s. 6, ch. 67-254.

Note.-Former s. 49.02.

50.031 Newspapers in which legal notices and process may be published.-

No notice or publication required to be published in a newspaper in the nature of or in lieu of process of any kind, nature, character or description provided for under any law of the state, whether heretofore or hereafter enacted, and whether pertaining to constructive service, or the initiating, assuming, reviewing, exercising or enforcing jurisdiction or power, by any court in this state, or any notice of sale of property, real or personal, for taxes, state, county or municipal, or sheriff's, guardian's or administrator's or any sale made pursuant to any judicial order, decree or statute or any other publication or notice pertaining to any affairs of the state, or any county, municipality or other political subdivision thereof, shall be deemed to have been published in accordance with the statutes providing for such publication, unless the same shall have been in existence for 1 year and shall have been entered as 'second-class mail matter at a post office in the county where published, or in a newspaper which is a direct successor of a newspaper which together have been so published; provided, however, that nothing herein contained shall apply where in any county there shall be no newspaper in existence which shall have been published for the length of time above prescribed. No legal publication of any kind, nature or description, as herein defined, shall be valid or binding or held to be in compliance with the statutes providing for such publication unless the same shall have been published in accordance with the provisions of this section. Proof of such publication shall be made by uniform affidavit.

History.-ss. 1-3, ch. 14830, 1931; CGL 1936 Supp. 4274(1); s. 7, ch. 22858, 1945; s. 6, ch. 67-254; s. 1, ch. 74-221.

'Note.-Redesignated as "Periodicals" by the United States Postal Service, see 61 F.R. 10123-10124, March 12, 1996.

Note.-Former s. 49.03.

50.041 Proof of publication; uniform affidavits required.-

- (1) All affidavits of publishers of newspapers (or their official representatives) made for the purpose of establishing proof of publication of public notices or legal advertisements shall be uniform throughout the state.
- (2) Each such affidavit shall be printed upon white bond paper containing at least 25 percent rag material and shall be 8½ inches in width and of convenient length, not less than 5½ inches. A white margin of not less than 2½ inches shall be left at the right side of each affidavit form and upon or in this space shall be substantially pasted a clipping which shall be a true copy of the public notice or legal advertisement for which proof is executed.
- (3) In all counties having a population in excess of 450,000 according to the latest official decennial census, in addition to the charges which are now or may hereafter be established by law for the publication of every official notice or legal advertisement, there may be a charge not to exceed \$2 for the preparation and execution of each such proof of publication or publisher's affidavit.

History.-s. 1, ch. 19290, 1939; CGL 1940 Supp. 4668(1); s. 1, ch. 63-49; s. 26, ch. 67-254; s. 1, ch. 76-58.

Note.-Former s. 49.04.

50.051 Proof of publication; form of uniform affidavit.-

The printed form upon which all such affidavits establishing proof of publication are to be executed shall be substantially as follows:

NAME OF NEWSPAPER Published (Weekly or Daily) (Town or City) (County) FLORIDA

STATE OF FLORIDA
COUNTÝ OF:
Before the undersigned authority personally appeared, who on oath says that he or she is of the, a
newspaper published at in County, Florida; that the attached copy of advertisement, being a
in the matter of in the Court, was published in said newspaper in the issues of
Affiant further says that the said is a newspaper published at, in said County, Florida, and that the
said newspaper has heretofore been continuously published in said County, Florida, each and has been entered as
1 second-class mail matter at the post office in, in said County, Florida, for a period of 1 year next preceding the first
publication of the attached copy of advertisement; and affiant further says that he or she has neither paid nor promised any person, firm
or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said
newspaper.
Sworn to and subscribed before me this day of, 19, by, who is personally known to me or who has produced (type of identification) as identification.
(Signature of Notary Public)
(Print, Type, or Stamp Commissioned Name of Notary Public)
(Notary Public)
Historys. 2, ch. 19290, 1939; CGL 1940 Supp. 4668(2); s. 6, ch. 67-254; s. 1, ch. 93-62; s. 291, ch. 95-147.
*Note.—Redesignated as "Periodicals" by the United States Postal Service, see 61 F.R. 10123-10124, March 12, 1996.
Note.—Former s. 49.05.
50.061 Amounts chargeable.—
(1) The publisher of any newspaper publishing any and all official public notices or legal advertisements shall charge therefor the rates
specified in this section without rebate, commission or refund.
(2) The charge for publishing each such official public notice or legal advertisement shall be 70 cents per square inch for the first
insertion and 40 cents per square inch for each subsequent insertion, except that:
(a) In all counties having a population of more than 304,000 according to the latest official decennial census, the charge for publishing
each such official public notice or legal advertisement shall be 80 cents per square inch for the first insertion and 60 cents per square inch
or each subsequent insertion.
(b) In all counties having a population of more than 450,000 according to the latest official decennial census, the charge for publishing
each such official public notice or legal advertisement shall be 95 cents per square inch for the first insertion and 75 cents per square inch for each subsequent insertion.
(3) Where the regular established minimum commercial inch of the newspaper publishing such official public notices or legal advertisements is in excess of the rate herein stipulenum commercial rate per square inch may be charged for all
such legal advertisements or official public notices for each insertion, except that a governmental agency publishing an official public
notice or legal advertisement may procure publication by soliciting and accepting written bids from newspapers published in the county
in which case the specified charges in this section do not apply.
(4) All official public notices and legal advertisements shall be charged and paid for on the basis of 6-point type on 6-point body
unless otherwise specified by statute.
(5) Any person violating a provision of this section, either by allowing or accepting any rebate, commission, or refund, commits a
misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
(6) Failure to charge the rates prescribed by this section shall in no way affect the validity of any official public notice or legal
advertisement and shall not subject same to legal attack upon such grounds.
Historys. 3, ch. 3022, 1877; RS 1298; GS 1729; RGS 2944; s. 1, ch. 12215, 1927; CGL 4668; ss. 1, 2, 2A, 2B, ch. 20264, 1941 s. 1, ch. 23663, 1947; s. 1, ch. 57-160; s. 1, ch. 63-50; s. 1, ch. 65-569; s. 6, ch. 67-254; s. 15, ch. 71-136; s. 35, ch. 73-332; s. 1, ch.
90-279.
NoteFormer s. 49.06.
50.071 Publication costs: court docket fund.—

- (1) There is established in Broward, Dade, and Duval Counties a court docket fund for the purpose of paying the cost of the publication of the fact of the filing of any civil case in the circuit court in those counties by their counties by their style and of the calendar relating to such cases. A newspaper qualified under the terms of s. 50.011 shall be designated as the record newspaper for such publication by an order of a majority of the judges in the judicial circuit in which the subject county is located and such order shall be filed and recorded with the clerk of the circuit court for the subject county. The court docket fund shall be funded by a service charge of \$1 added to the filing fee for all civil actions, suits, or proceedings filed in the circuit court of the subject county. The clerk of the circuit court shall maintain such funds separate and apart, and the aforesaid fee shall not be diverted to any other fund or for any purpose other than that established herein. The clerk of the circuit court shall dispense the fund to the designated record newspaper in the county on a quarterly basis. The designated record newspaper may be changed at the end of any fiscal year of the county by a majority vote of the udges of the judicial circuit of the county so ordering 30 days prior to the end of the fiscal year, notice of which order shall be given to the previously designated record newspaper.
- (2) The board of county commissioners or comparable or substituted authority of any county in which a court docket fund is not specifically established in subsection (1) may, by local ordinance, create such a court docket fund on the same terms and conditions as established in subsection (1).
- (3) The publishers of any designated record newspapers receiving the court docket fund established in subsection (1) shall, without charge, accept legal advertisement for the purpose of service of process by publication under s. 49.011(4), (10), and (11) when such publication is required of persons authorized to proceed as insolvent and poverty-stricken persons under s. 57.081.

History.-s. 1, ch. 75-206.



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

April 21, 2006

Aqua Source Inc 1343 NE 17th Rd Ocala, FL 34470

SUBJECT:

Consumptive Use Permit Number 2701

Kings Cove Subdivision

Dear Sir/Madam:

Enclosed is your permit and the forms necessary for submitting information to comply with conditions of the permit as authorized by the St. Johns River Water Management District on April 21, 2006.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has twenty-six (26) days from the date on which the actual notice is deposited in the mail, or twenty-one (21) days from publication of this notice when actual notice is not provided, within which to file a petition for an administrative hearing pursuant to Sections 120.569 and 120.57, Florida Statutes. Receipt of such a petition by the District may result in this permit becoming null and void.

Permit issuance does not relieve you from the responsibility of obtaining permits from any federal, state and/or local agencies asserting concurrent jurisdiction over this work.

The enclosed permit is a legal document and should be kept with your other important records. Please read the permit and conditions carefully since the referenced conditions may require submittal of additional information. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Sincerely,

Gloria Lewis, Director

Glava Ben Jenus

Permit Data Services Division

Enclosures: Permit, Conditions for Issuance, Compliance Forms, Map, Well Tags

cc: District Permit File

Agent:

RHPA

1025 10th St

Saint Cloud, FL 34769

GOVERNING BOARD

David G. Graham, CHAIRMAN JACKSONVILLE John G, Sowinski, VICE CHAIRMAN ORLANDO Ann T. Moore, SECRETARY

Duane L. Ottenstroer, TREASURER

Ometrias D. Long

W. Leonard Wood

R. Clay Albright

Susan N. Hughes PONTE VEDRA William W. Kerr MELBOURNE BEACH **PERMIT NO. 2701**

DATE ISSUED: April 21, 2006

PROJECT NAME: Kings Cove Subdivision

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 49.75 million gallons per year (mgy) (0.136 million gallons per day (mgd) average) of groundwater from the Floridan aguifer for household and unaccounted for type uses to serve an estimated population of 725 residents in the year 2016.

LOCATION:

Site: Kings Cove Subdivision

Lake County

Section(s):

Township(s):

19S

Range(s):

24E

ISSUED TO:

Agua Source Inc 1343 NE 17th Rd Ocala, FL 34470

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated April 21, 2006

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2701 AQUA SOURCE INC DATED APRIL 21, 2006

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. All submittals made to demonstrate compliance with this permit must have the CUP number 2701 clearly labeled on the submittal.
- 10. This permit will expire 20 years from date of issuance.

- 11. If the Permittee has complied with all the requirements of the conditions set forth in the permit, the maximum annual ground water withdrawals from the Floridan Aquifer System for household, commercial/industrial, landscape irrigation, water utility, and unaccounted loss, must not exceed:
 - 49.75 million gallons (0.136 million gallons per day average).
- 12. If the Permittee has not complied with all the conditions of this permit, the maximum annual groundwater withdrawals for household, commercial/industrial, landscape irrigation, water utility, and unaccounted loss, must not exceed the allocation for the year during which the violation first took place until the Permittee is in compliance with all the conditions of this permit.
- 13. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 14. The permittee must have the flowmeters checked for accuracy every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 15. Total withdrawals from Well #1 (District GRS ID 9934) and Well #2 (District GRS ID 9935), as listed on the application must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period Report Due Date January – June July 31 July – December January 31.

- 16. Wetlands, lakes, and spring flows may not be adversely impacted as a result of the consumptive use authorized by this permit. If unanticipated significant adverse impacts occur, the SJRWMD shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 17. All available lower quality sources of water including reclaimed water and storm water must be distributed for use, or used by the Utility in place of higher quality water sources when deemed feasible pursuant to District rules and applicable state law.
- 18. The permittee must conduct a detailed water audit in 2009, 2012, 2015, 2018, 2021 and 2023 and submit it to the District by February 15th of the following year. All water uses given in the audit must be for the previous calendar year and documentation provided on how the amounts were metered or determined. If the water audit shows that the system losses and unaccounted for water utility uses exceed 10%, a leak detection and repair program must be implemented within one year.
- 19. The permittee must continue to implement the Water Conservation Plan submitted to the District on November 14, 2003, in accordance with the schedule contained therein.

Notice Of Rights

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the St. Johns River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Sections 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the rights to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections120.569 and 120.57, Florida Statutes, and Rules 28-106.111 and 28-106.401-.405, Florida Administrative Code. Pursuant to Chapter 28-106 and Rule 40C-1.1007, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, P. O. Box 1429, Palatka, Florida 32178-1429 (4049 Reid St., Palatka, FL 32177) within twenty-six (26) days of the District depositing notice of District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may choose to pursue mediation as an alternative remedy as described above. Pursuant to District Rule 40C-1.1007, Florida Administrative Code, the petition must be filed at the office of the District Clerk at the address described above, within twenty-six (26) days of the District depositing notice of final District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of its final agency action (for those persons to whom the District does not mail actual notice). Such a petition must comply with Rule Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party regarding an issue of material fact. A petition for formal must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Sections 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- 5. A petition for an administrative hearing is deemed filed upon delivery of the petition to the District Clerk at the District headquarters in Palatka, Florida.
- 6. Failure to file a petition for an administrative hearing, within the requisite time frame shall constitute a waiver of the right to an administrative hearing (Section 28-106.111, Florida Administrative Code).
- 7. The right to an administrative hearing and the relevant procedures to be followed are governed by Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code and Section 40C-1.1007, Florida Administrative Code.

Notice Of Rights

- 8. An applicant with a legal or equitable interest in real property who believes that a District permitting action is unreasonable or will unfairly burden the use of his property, has the right to, within 30 days of receipt of notice of the District's written decision regarding a permit application, apply for a special master proceeding under Section 70.51, Florida Statutes, by filing a written request for relief at the office of the District Clerk located at District headquarters, P. O. Box 1429, Palatka, FL 32178-1429 (4049 Reid St., Palatka, Florida 32177). A request for relief must contain the information listed in Subsection 70.51(6), Florida Statutes.
- 9. A timely filed request for relief under Section 70.51, Florida Statutes, tolls the time to request an administrative hearing under paragraph no. 1 or 2 above (Paragraph 70.51(10)(b), Florida Statutes). However, the filing of a request for an administrative hearing under paragraph no. 1 or 2 above waives the right to a special master proceeding (Subsection 70.51(10)(b), Florida Statutes).
- 10. Failure to file a request for relief within the requisite time frame shall constitute a waiver of the right to a special master proceeding (Subsection 70.51(3), Florida Statutes).
- 11. Any substantially affected person who claims that final action of the District constitutes an unconstitutional taking of property without just compensation may seek review of the action in circuit court pursuant to Section 373.617, Florida Statutes, and the Florida Rules of Civil Procedures, by filing an action in circuit court within 90 days of the rendering of the final District action, (Section 373.617, Florida Statutes).
- 12. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure within 30 days of the rendering of the final District action.
- 13. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.114, Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy on the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.
- 14. For appeals to the District Court of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 15. Failure to observe the relevant time frames for filing a petition for judicial review described in paragraphs #11 and #12, or for Commission review as described in paragraph #13, will result in waiver of that right to review.

Notice Of Rights

Certificate of Service

I HEREBY CERTIFY that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

Aqua Source Inc 1343 NE 17th Rd Ocala, FL 34470

At 4:00 p.m. this 21st day of April, 2006.

plana pendemia

Division of Permit Data Services Gloria Lewis, Director

St. Johns River Water Management District Post Office Box 1429 Palatka, FL 32178-1429 (386) 329-4152

Permit Number: 2701

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2701
Permittee Name: Aqua Source Inc
Date of Permit Issuance: April 21, 2006 Station Name: 1
Pump Capacity: 300 GPM
Serial Number on Meter:
Meter Model:
Discharge Pipe Diameter:
Date of Last Meter Calibration:/
Date of This Calibration:/
Name of Person Performing Calibration:
Method or Equipment Used for Calibration:
Initial Meter Reading at Start of Calibration:
Final Meter Reading at End of Calibration:
Readings on Equipment Used for Calibration:
Start: End:
(Attach Formulas Used to Make Calculations)
Percent of Error Between Meter Reading and Calibration Equipment:%
Name of Person Completing Form (Please Print):
Company Name:
Address:
City/State/Zip:
Daytime Telephone: ()

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2701		
Permittee Name: Aqua Source Inc		
Date of Permit Issuance: April 21, 2006 Station Name: 2		
Pump Capacity: 225 GPM		
Serial Number on Meter:		
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:/		
Date of This Calibration:		
Name of Person Performing Calibration:		
Method or Equipment Used for Calibration:		-
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:		
Readings on Equipment Used for Calibration:		
Start: End:		
(Attach Formulas Used to Make Calculations)		
Percent of Error Between Meter Reading and Calibration Equipment:		
Name of Person Completing Form (Please Print):		
Company Name:	<u> </u>	
Address:		
City/State/Zip:		
Daytime Telephone: ()		

Please Retain a Copy for Your Records

MANAGEMENT

Henry Dean, Executive phrecion John R. Wehle, Assistant Executive Director

POST OFFICE BOX 1429

PALATKA, FLORIDA 32178-1429

TELEPHONE 904-329-4500 SUNCOM 904-880-4500
TOD 904-329-4450 TDD SUNCOM 808-4450
FAX (EXECUTIVE/LEGAL) 329-4125 (PERMITTING) 329-4315 (ADMINISTR. (ADMINISTRATION/FINANCE) 329-1508

- SERVICE CENTERS -

PERMITTING: 305 Earl Drive Melbourne, Florida 32804 497-984-4940 TOD 407-722-5388

OPERATIONS; 2133 N. Wiekham Road Melbourna, Florida 32935-8108 407-254-1782 TDD 407-253-1203

Orlando, Florida 32801 407-497-4350 TDD 407-897-0980

7775 Baymendows Wny Sulfra 102 Sulfin 102 Jacksonvillo, Florido 32250 904-730-0270 TOD 904-730-7000

CONSUMPTIVE USE PERMIT CHAPTER 40C-20, F.A.C.

PERMIT NO. 20-069-0090F DATE ISSUED: April 28, 1997

AUTHORIZATION:

AT. CHNE RIVER

USE OF GROUND WATER FROM THE FLORIDAN AQUIFER FOR PUBLIC

SUPPLY FOR AN ESTIMATED POPULATION OF 648, AND FOR

IRRIGATION OF ONE ACRE OF URBAN LANDSCAPE. FORMERLY KNOWN

AS 2-069-0908AUV.

Section 31; Township 19; Range 26 EAST LOCATION:

Lake County

WATER

DISTRICT

SUMMIT CHASE/TAVARES RIDGE

ISSUED TO: (owner)

J. SWIDERSKI UTILITIES, INC.

ATTN: JOE SWIDERSKI 9800 US HWY 441 LEESBURG, FL 34788

COPY

This document shall serve as the formal permit for water use in accordance with Chapter 40C-20, F.A.C. This permit is issued by the St. Johns River Water Management District and subject to the enclosed limiting conditions.

This permit is a legal document and should be read and kept with your other important records. The referenced permit conditions may require submittal of additional information including water use reporting on form EN-50. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Permit issuance does not relieve the permittee from the reponsibility of obtaining permits from any federal, state, and/or local agencies asserting concurrent jurisdiction over this work. Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof. This permit does not convey to Permittee any property rights nor any rights or privileges other than those specified herein, nor relieve the Permittee from complying with any law, regulation, or requirement affecting the rights of other bodies or agencies.

William M. Segal, CHAIRMAN

Dan Roach, VICE CHAIRMAN

James T. Swann, TREASURER VXXX

Otis Mason, SECRETARY

Kathy Chinov INCKEONNALE

Griffin A. Greene VERO BLACH

James H. Williams OCALA

Patricia T Harden SU NECES

Reid Hughes DAYTONA BEACH

20-069-0090F J. SWIDERSKI UTILITIES, INC.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has 19 days from the date on which the notice is received or 14 days from the date on which the notice is published, to file a petition for an administrative hearing pursuant to Chapter 120.57, F.S. Receipt of such a petition by the District may result in this permit becoming null and void.

This permit may be revoked or transferred at anytime pursuant to the appropriate provisions of Chapter 373, Florida Statues.

Sincerely

Harold A. Wilkering III

Assistant Department Director Department of Resource Management

Enclosures: Notice of Rights

Conditions for Issuance

CC: District Permit File

20-069-0090F

Reporting Period
January - June
July - December

Report Due Date July 31 January 31

- 23. The permittee must maintain all flowmeters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 24. The permittee must have all flowmeters checked for accuracy once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/recalibration.
- 25. The permittee must implement the Water Conservation Plan submitted to the District on November 8, 1996, in accordance with the schedule contained therein.
- 26. The permittee must conduct a water audit within 90 days of the first anniversary date of issuance of this permit. This audit must be based on service connection records and metered landscape irrigation flows to determine the water utility use percentage. If the water audit shows that the water utility use exceeds 10%, a leak detection and repair program must be implemented.
- 27. On or before July 1, 2000 and again on or before July 1, 2005, the permittee must submit a letter/report documenting the consistency of the permitted activities with actual water use. The permittee must verify the permittee address, project s service area, population and units served and the number and capacity of wells.

"EXHIBIT A"

CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 20-069-0090F

J. SWIDERSKI UTILITIES, INC.

DATED April 28, 1997

- District authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, as declared by the District Governing Board, the permittee must adhere reductions in water withdrawals as specified by the District.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Fermit from the St. Johns River Water Management District or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, Modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of permit application may not be significantly adversely impacted by the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.

20-069-0090F

- 13. Whenever feasible, the permittee must use native vegetation that requires little supplemental irrigation for landscaping within the service area of the project.
- 14. All submittals made to demonstrate compliance with this permit must include the CUP number 2-069-0090F plainly labeled.
- 15. This permit will expire 10 years from the date of issuance.
- 16. The total maximum annual ground water withdrawals must not exceed 12.79 million gallons.
- 17. Maximum daily ground water withdrawals must not exceed 0.077 million gallons.
- 18. Maximum annual ground water withdrawals used for landscape irrigation must not exceed 0.74 million gallons. The average annual water use should be less than this amount in all years except for a 2 in 10 year drought.
- 19. The permittee must assure that all service connections continue to be metered.
- 20. Within 3 months of issuance of this permit, the landscape irrigation system must be equipped with a totalizing flowmeter in such a manner that the water used for irrigation can be monitored separately from the water used in the potable system. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer s specifications. Documentation (i.e. manufacturer s specifications and a photo) of the proper installation of this meter must be submitted to the District within 30 days of meter installation. The permittee is encouraged to notify the local HRS or DEP office prior to modification of the piping system for meter installation.
- 21. All potable flows passing through the water plant must continue to be monitored with a totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 22. Total withdrawal from wells no. 1 and 2 (potable water passing through the plant), as well as irrigation flows, must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using District Form No. EN-50. Water used for irrigation must be separately accounted for. The reporting dates each year will be as follows for the duration of the permit:

20-069-0090F

- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, F.A.C..
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. The permittee must ensure that all service connections are metered.
- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - A. Irrigation using a micro-irrigation system is allowed anytime.
 - B. The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - C. Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - D. Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - E. Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- Treated effluent must be used as irrigation water when it becomes available, economically feasible, and permissible under applicable state and federal statutes or regulations promulgated thereunder.
- 12. If chemicals are injected into the irrigation system, the well or surface pump must be equipped with backflow prevention devices installed pursuant to Section 5E-2.030, F.A.C.

Southwest Florida Water Management District 2379 Broad Street (U.S. 41 South) Brooksville, Florida 34609-6899 (352)796-7211 or 1-800-423-1476(Florida Univ) (SUNCOM 628-4150)

PLEASE ATTACH TO THE FACE OF YOUR PERMIT

07/28/98

FLORIDA WATER SERVICES CORP.

PO BOX 609520 ORLANDO.FL 32860-9520 TRANSFERRED ON: October 6, 2004
TO: Aqua Utilities Florida, Inc.
6960 Professional Parkway East
Suite 400
Sarasota, FL 34240
NEW EXPRATION DATE: AUGUST 8, 2012

Sale Gibson

Subject: EXTENSION - Water Use Permit No. 7878.02

Dear : Permittee:

We are pleased to inform you that THE EXPIRATION DATE OF YOUR ABOVE REFERENCED WATER USE PERMIT HAS BEEN EXTENDED TO 08/08/12. Through a process of random selections by computer, the District has extended the expiration date of certain permits with annual average daily withdrawals of less than 500,000 gallons. This process will ensure that the number of renewal applications received in any one year does not exceed our capacity to evaluate and process the applications.

This extension of permit duration does not require any action on your part and is at no cost to you. However, you will need to update your records so that you will file an application for renewal during the year prior to the new expiration date.

Although the expiration date of your permit has been extended, you are still required to comply with all the terms and conditions of your permit. For example, if your permit was issued with conditions requiring data, reports, etc. to be submitted, you must continue to submit all such required information at the regular intervals specified in the conditions of your permit. For any permit condition that has the expiration date as the date by which action, report submission or other compliance is required, the previous expiration date applies, not the newly extended expiration date.

As a further reminder, your extended permit is still subject to — and must comply with all applicable District rules, including those relating to:

the conditions of issuance for water use permits, and relevant established minimum flows and levels and associated prevention and recovery strategies, and can be modified or revoked for noncompliance with the permit, District rules, and Chapter 373, Florida Statutes. PAGE 2

If the withdrawals on the referenced permit are no longer in use or if you have sold the property, please inform us by return letter. Also, please provide the name and mailing address of the new owner.

If you have any questions about this one-time extension of your permit duration, please contact Hydrologists in our Bartow Regulation department at (941)534-1448 or 1-800-492-7862 (Florida only).

PLEASE KEEP THIS LETTER ATTACHED TO THE FACE OF YOUR PERMIT AT ALL TIMES, indicating that your permit expiration date is now 08/08/12. We appreciate your assistance in this matter and it will help us to serve you better in the future when you submit your renewal application.

Sincerely,

(Signed)
BJ Jarvis, Director
Records and Bata Department

BJJ/

cc: File of Record - Water Use Permit No. 7878.02

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

GENERAL WATER USE PERMIT NO. 207878.02

EXPIRATION DATE: August 8, 2001

PERMIT ISSUE DATE: August 8, 1991

This permit may require various activities to be performed by the Permittee. Read the entire permit carefully, and particularly note any activities required of the Permittee by the special permit conditions starting at Item No. 17. This Permit, subject to all terms and conditions, meets all District permitting criteria.

GRANTED TO:

Southern States Utilities, Inc.

1000 Color Place Apopka, FL 32703

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT:

ANNUAL AVERAGE:

347,000 gallons per day

PEAK MONTHLY:

438,000 gallons per day

MAXIMUM:

Not Applicable

(See Withdrawal Table for quantities permitted per withdrawal point)

PROPERTY LOCATION:

Polk County, approximately 3.3 miles North of Lakeland, and Southeast of the intersection between U.S., Highway 98 and

Marcum Road.

ACRES:

1 Owned: 600 Serviced

WATER USE CAUTION AREA: N/A

Type of Permit Application: Date Permit Application Filed: Renewal

February 6, 1991

WATER USE:

PUBLIC SUPPLY: SERVICE AREA NAME	POPULATION SERVED	PER CAPITA F
Southern States Utilities (Lake Gibson)	2,481	115
Southern States Utilities (Lake Gibson)	2,481	0.25
Southern States Utilities (Lake Gibson)	2,481	0.9
Southern States Utilities (Lake Gibson)	2,481	1.4
Southern States Utilities (Lake Gibson)	2,481	22.5
powerierii praces octificies (pare albanii)	2,40I	22.7

Page 1 of 5

Permittee: Southern States Utilities, Inc.

Permit No.: 207878.02

I.D. NO.	LOCATION	DIAM.	DEPTH	GALLONS PER DAY			
USER/DIST	LAT/LONG	(INCHES)	TOTAL/CASED	USE	AVERAGE	PEAK MO	MUMIXAM
1 / 1	280711/815745	10	583 / 300	PS	347,000	438,000	N/A
3/3	280716/815732		500 / 150	PS	347,000	438,000	N/A
					St	andby	

PS - Public Supply

TERMS AND CONDITIONS OF THIS PERMIT ARE AS FOLLOWS:

- 1. If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- 3. The Permittee shall not deviate from any of the terms or conditions of this permit without written approval by the District.
- 4. In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.
- 5. The District shall collect water samples from any withdrawal point listed in the permit or shall require the permittee to submit water samples when the District determines there is a potential for adverse impacts to water quality.
- 6. The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- Issuance of this permit does not exempt the Permittee from any other District permitting requirements.

Permittee: Southern States Utilities, Inc.

Permit No.: 207878.02

8. The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in streams fall below the minimum levels established in Chapter 40D-8.

- The Permittee shall cease or reduce withdrawal as directed by the District
 if water levels in aquifers fall below the minimum levels established by the
 Governing Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water-Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.
- 12. The Permittee shall mitigate, to the satisfaction of the District, any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - a. A reduction in water levels which impairs the ability of a well to produce water;
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - c. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer or water body.
- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.

Page 3 of 5

Permittee: Southern States Utilities, Inc.

Permit No.: 207878.02

14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.

- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The permittee shall notify the District within 30 days of the sale or conveyance of the permitted water use system or the land on which the system is located.

SPECIAL CONDITIONS:

17. All reports of data required by the permit shall be submitted to the District on or before the tenth day of each month and shall be addressed to:

> Permits Data Group Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34609-6899

The Permittee shall investigate complaints related to withdrawals. This condition shall be an ongoing effort for the duration of the permit. All complainants will make an application to the Permittee and must receive an investigative report, including any action to be taken within a reasonable time by the Permittee. The Permittee shall file a report of the complaint, the findings of facts, and any mitigating action taken or to be taken by the Permittee, to the Director, Bartow Permitting Department, Resource Regulation, for review and approval within 15 days of the receipt of any complaint. The report shall include:

- The name and address of each complainant;
- The date and nature of the complaint;
- A summary of the Permittee's investigation;
- A summary of the Permittee's determination, including details of any mitigation activities; and
- e. Cost of mitigation activity for each complaint.

19. The Permittee shall continue to maintain and operate the existing flow meters or other flow measuring devices as approved by the Director, Bartow Permitting Department, Resource Regulation, for District I.D. Nos. 1 and 3.

20. Total withdrawal from each monitored source shall be recorded on a monthly basis and reported to the District (using District forms) on or before the tenth day of the following month.

Page 4 of 5

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Permittee: Southern States Utilities, Inc.

Permit No.: 207878.02

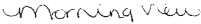
5//^{21.}

Any wells not in use, District I.D. No. 2, and in which pumping equipment is not installed shall be capped or valved in a water-tight manner in accordance with Chapter 17-532.500(3), F.A.C.

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Authorized Signature

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT





4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0240

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #2610

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervisor

GOVERNING BOARD

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transfere and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2610

ORIGINAL PERMIT ISSUED: November 17, 1999
TRANSFER PROCESS DATE: August 24, 2004

PROJECT NAME: Morningview

A PERMIT AUTHORIZING:

The use of 4.9 million gallons per year of ground water from the Floridan aquifer to serve a projected population of 119 people in the year 2019, with water for household and water utility type uses.

LOCATION:

Site:

Morningview Lake County

Section(s):

2

Township(s):

20S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated November 17, 1999

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Bv:

Dwight Venkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2610 AQUA UTILITIES FLORIDA DATED NOVEMBER 17, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs

are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.

- (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
- (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
- (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 11. This permit will expire on November 17, 2019.
- 12. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:
 - 4.300 million gallons from 1999 to 2000.
 - 4.370 million gallons from 2000 to 2001.
 - 4.470 million gallons from 2001 to 2002.
 - 4.570 million gallons from 2002 to 2003.
 - 4.660 million gallons from 2003 to 2004.
 - 4.760 million gallons from 2004 to 2005.
 - 4.850 million gallons from 2005 to 2006.
 - 4.900 million gallons from 2006 to 2019.
- 13. The stations used as principal withdrawal sources for household type uses are assigned as follows:

A from 1999 to 2019.

- 14. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 15. All submittals made to demonstrate compliance with this permit must include the permit number 2610 plainly labeled.
- 16. Well No.1, as listed on the application, is equipped with an individual, totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 17. Total withdrawal from Well No. 1, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

18. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be

repaired or replaced within 30 days of its discovery.

19. The permittee must have the flow meters calibrated once every 3 years within 30 days canniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submit to the District within 10 days of the inspection/ calibration.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2610	
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: November 17, 1999	Station Name: A
Pump Capacity: 425 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	J
Date of This Calibration:	<i>J</i>
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration;	
Start:	End:
(Attach Formulas Use	d to Make Calculations)
Percent of Error Between Meter Reading and Calibra	·
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
_ytime Telephone: ()	

Please Retain a Copy for Your Records



Henry Dean, Executive Director John R. Wehle, Assistant Executive Director

POST OFFICE BOX 1429 TELEPHONE 904-329-4500 TOD 804-329-4450

PALATKA, FLORIDA 32178-1429

SUNCOM 904-890-4500 TOD SUNCOM 860-4450

(Layer, 329-4485

(Parmittang) 329-4315 (Administration/Finance) 329-4508

SERVICE CENTERS 618 S. South Simet Orlando Florida 32501 407-157-4300 TDO 407-897-5960

904-730-6270

7775 Baymendows Way Jacksonnale Florida 32255

TDD 904-448-7900

PERMITTING, 305 East Drive Mebourna, Florida 32904 700 407-772-5368

OPERATIONS: 2133 N. Widdwin Road Melbourne, Forida 32935-8100 407-752-3100 TDD 407-752-3102

September 01, 1999

Ocala Oaks Utilities Inc.

1343 NE 17th Rd Ocala FL 34470

SUBJECT: Consumptive Use Permit # 3043

Enclosed is your permit and the forms necessary for submitting information to comply with conditions of the permit as authorized by the St. Johns River Water Management District on September 03, 1999.

Permit issuance does not relieve you from the responsibility of obtaining permits from any federal, state, and/or local agencies asserting concurrent jurisdiction over this work.

The enclosed permit is a legal document and should be kept with your other important records. Please read the permit and conditions carefully since the referenced conditions may require submittal of additional information. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has twenty-six (26) days from the date on which the actual notice is deposited in the mail, or twenty-one (21) days from publication of this notice when actual notice is not provided, within which to file a petition for an administrative hearing pursuant to Sections 120 569 and 120.57, Florida Statutes. Receipt of such a petition by the District may result in this permit becoming null and void.

3043

If you have any questions concerning your permit compliance information, the attached forms, or well tags, contact Andrew L. Mickle (Hydrologist III) at (904)329-4218.

Sincerely.

Gloria Lewis, Director Division of Permit Data Services

Enclosures:

Permit

Conditions for Issuance

Compliance Forms

Map

Well Tags Notice of Rights

District Permit File Ocala Oaks Utilities Inc.

> 1343 NE 17th Rd Ocala FL 34470

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT

PERMIT NUMBER: 3043 DATE ISSUED: September 03, 1999

PROJECT NAME: Ocala Oaks

AUTHORIZATION:

AUTHORIZED USE:

This permit authorizes the use of 95.3 million gallons per year of ground water from the Floridan aquifer for household use and 9.1 million gallons per year of ground water from the Floridan aquifer for water utility use for an estimated population of 2887 people in 20 years.

LOCATION:

SITE: Ocala Oaks Marion County

Section 33, Township 14S, Range 22E

ISSUED TO:

Ocala Oaks Utilities Inc

1343 NE 17th Rd Ocala FL 34470

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights or privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified, or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1 Florida Administrative Code.

St. Johns River Water Management District

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated September 03, 1999

AUTHORIZED BY:

Dwight T. Jenkins, Esq., P.G.

Director, Division of Water Use Regulation

Department of Resource Management

"Exhibit A"

CONDITIONS FOR ISSUANCE OF PERMIT # 3043

Ocala Oaks Ocala Oaks Utilities Inc

September 03, 1999

- District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4.

 Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the

permittee.

- The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- All submittals made to demonstrate compliance with this permit must include the permit number 3043 plainly labeled.
 (Ocala Oaks)
- This permit will expire on September 3, 2019. (Ocala Oaks)
- 11.

 Maximum annual ground water withdrawals from the Floridan aquifer for household use
 - 59.1 million gallons from August 1999 to August 2000, 60.2 million gallons from August 2000 to August 2001, 62.8 million gallons from August 2001 to August 2002.
 - 62.8 million gallons from August 2001 to August 2002, 63.9 million gallons from August 2002 to August 2003, 65.7 million gallons from August 2003 to August 2004
 - 65.7 million gallons from August 2003 to August 2004, 66.8 million gallons from August 2004 to August 2005, 67.9 million gallons from August 2005 to August 2006,
 - 70.8 million gallons from August 2006 to August 2007, 71.5 million gallons from August 2007 to August 2008,
 - 73.7 million gallons from August 2008 to August 2009,
 - 74.8 million gallons from August 2009 to August 2010,
 - 78.8 million gallons from August 2010 to August 2011, 79.9 million gallons from August 2011 to August 2012,
 - 81.0 million gallons from August 2012 to August 2013,
 - 82.1 million gallons from August 2013 to August 2014,
 - 85.4 million gallons from August 2014 to August 2015.
 - 87.6 million gallons from August 2015 to August 2016,
 - 92.0 million gallons from August 2016 to August 2017,
 - 93.1 million gallons from August 2017 to August 2018, 95.3 million gallons from August 2018 to August 2019.
 - (Ocala Oaks)

must not exceed:

12

Maximum annual ground water withdrawals from the Floridan aquifer for water utility use must not exceed:

- 5.8 million gallons from August 1999 to August 2001,
- 6.2 million gallons from August 2001 to August 2003,
- 6.6 million gallons from August 2003 to August 2005,
- 6.9 million gallons from August 2005 to August 2008,

7.7 million gallons from August 2008 to August 2012,

8.4 million gallons from August 2012 to August 2015,

9.1 million gallons from August 2015 to August 2019. (Ocala Oaks)

13 .

Production wells #1, #2 and #3, as listed on the application, must continue to use the in-line totalizing flow meters to monitor water use. The flow meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications. (Ocala Oaks)

14.

Total withdrawals from wells #1, #2 and #3, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31 January 31

July - December

(Ocala Oaks)

15.

The permittee must maintain the flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery. (Ocala Oaks)

The Permittee must have the flow meters checked for accuracy at least once every 3 years, within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and any meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration. (Ocala Oaks)

17.

The lowest quality water source, such as reclaimed water and surface/storm water, must be used to supply water use needs within the service area whenever it is deemed feasible pursuant to District rules and applicable state law. (Ocala Oaks)

18

The maximum annual withdrawals for all uses within the site Ocala Oaks must not exceed 104.400 million gallons.

(Ocala Oaks)

CONSUMPTIVE USE TECHNICAL STAFF REPORT

Household

September 01, 1999 APPLICATION #: 3043 RULE TYPE: 40C-20

APPLICANT:

Ocala Oaks Utilities Inc

1343 NE 17th Rd

Ocala,FL 34470

AGENT:

Ocala Oaks Utilities Inc

1343 NE 17th Rd

Ocala, FL 34470

PROJECT NAME:

Ocala Oaks

ACRES CONTROLLED:

1.000

PROJECT ACREAGE:

285.000

LOCATION:

SITE NAME	COUNTIES
Ocala Oaks	Marion

WATER USE:

Requested Use:

Site Ocala Oaks:

59.1 MGY of Confined or Semi-confined Aquifer

for 0 acres of Household

from August 10, 1999 to August 10, 2000

5.8 MGY of Confined or Semi-confined Aquifer

for 0 acres of Cleaning

from August 10, 1999 to August 9, 2001

62.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 11, 2000 to August 9, 2001

6.2 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2001 to August 9, 2004

63.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2001 to August 9, 2002

65.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2002 to August 9, 2003

66.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2003 to August 9, 2004

67.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2004 to August 9, 2005

6.6 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2004 to August 9, 2006

70.8 MGY of Confined or Semi-confined Aquiler for 0 acres of Household from August 10, 2005 to August 9, 2006

6.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2006 to August 9, 2009

71.5 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2006 to August 9, 2007

73.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2007 to August 9, 2008

74.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2008 to August 9, 2009

78.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2009 to August 9, 2010

7.3 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2009 to August 9, 2010

7.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2010 to August 9, 2012

79.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2010 to August 9, 2011

81 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2011 to August 9, 2012

8 MGY of Confined or Scmi-confined Aquifer for 0 acres of Cleaning from August 10, 2012 to August 9, 2013

82.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2012 to August 9, 2013

8.4 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2013 to August 9, 2015

Page 3

85.4 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2013 to August 9, 2014

87.6 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2014 to August 9, 2015

8.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2015 to August 9, 2016

92 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2015 to August 9, 2016

93.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2016 to August 9, 2017

9.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from August 10, 2016 to August 10, 2019

93.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 10, 2017 to August 10, 2018

95.3 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from August 11, 2018 to August 10, 2019

Recommended Use:

Site Ocala Oaks:

5.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-1999 to 02-Sep-2001

59.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-1999 to 03-Sep-2000

62.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 04-Sep-2000 to 02-Sep-2001

6.2 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2001 to 02-Sep-2004

63.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2001 to 02-Sep-2002

65.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2002 to 02-Sep-2003

66.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2003 to 02-Sep-2004

6.6 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2004 to 02-Sep-2006

67.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2004 to 02-Sep-2005

70.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2005 to 02-Sep-2006

71.5 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2006 to 02-Sep-2007

Page 5

6.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2006 to 02-Sep-2009

73.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2007 to 02-Sep-2008

74.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Scp-2008 to 02-Sep-2009

7.3 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2009 to 02-Sep-2010

78.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2009 to 02-Sep-2010

79.9 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2010 to 02-Sep-2011

7.7 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2010 to 02-Sep-2012

81 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2011 to 02-Sep-2012

8 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2012 to 02-Sep-2013

82.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2012 to 02-Sep-2013

Page 6

85.4 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2013 to 02-Sep-2014

8.4 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2013 to 02-Sep-2015

87.6 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2014 to 02-Sep-2015

92 MGY of Confined or Semi-confined Aquiser for 0 acres of Household from 03-Sep-2015 to 02-Sep-2016

8.8 MGY of Confined or Semi-confined Aquifer for 0 acres of Cleaning from 03-Sep-2015 to 02-Sep-2016

93.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2016 to 02-Sep-2017

9.1 MGY of Confined or Semi-confined Aguifer for 0 acres of Cleaning from 03-Sep-2016 to 03-Sep-2019

93.1 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 03-Sep-2017 to 03-Sep-2018

95.3 MGY of Confined or Semi-confined Aquifer for 0 acres of Household from 04-Sep-2018 to 03-Sep-2019

ALLOCATION METHODS USED:

Household Cleaning District Staff
District Staff

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AUTHORIZED USE:

This permit authorizes the use of 95.3 million gallons per year of ground water from the Floridan aquifer for household use and 9.1 million gallons per year of ground water from the Floridan aquifer for water utility use for an estimated population of 2887 people in 20 years.

PROJECT DESCRIPTION:

TIMEFRAMES

Date application received:

07/08/1999

Date application deemed complete by reviewer:

07/08/1999

90th day:

10/06/1999

B ackground

Ocala Oaks Utilities, Inc. (OOU) owns and operates the Ocala Oaks Water Treatment Plant (OOWTP) and the water distribution system which serves the Ocala Oaks development. The project is located in northeastern Ocala on the east side of SR 200A. The applicant has submitted an application to renew a Consumptive Use Permit (CUP) with a request for an increase in allocation due to an anticipated increase in population. The project uses three Floridan aquifer wells to provide potable water for public supply purposes. The present home lot sizes are 0.25 acres. The proposed lot sizes will increase to 0.33 acres. Therefore, the gallons per capita dat (gpcd) for the project is projected to increase from 80 gpcd to 90 gpcd. Wastewater disposal is 100% by private septic tanks.

PREVIOUSLY PERMITTED USE: (CUP # 2-069-0562)

Allocation: 65.67 MGY for public supply

Population: 1851

Expiration: June 19, 1999

ASSOCIATED PERMITS: None

Water Supply System

The water supply facility for the Ocala Oaks development consists of three 8-inch diameter wells which are designated as wells #1, #2 and #3. The wells have capacities of 220, 420 and 300 gallon per minute, respectively. In order to monitor water use, wells #1 and #2 are equipped with one in-line totalizing flow meter and well #3 uses a separate in-line totalizing flow meter.

Water Use Trends

A review of the project's water use records indicate that OOU has consistently remained within the amount allocated by the previous permit. The applicant anticipates that the subdivision will continue its population growth through the year 2019. Based on a linear projection population growth model, the Utility proposes to add about 35 people per year to the system.

Permit Application Review

Section 373.223, Florida Statutes (F.S.), and section 40C-2.301, Florida Administrative Code (F.A.C.), require an applicant to establish that the proposed use of water:

- (a) is a reasonable and beneficial use;
- (b) will not interfere with any presently existing legal use of water; and,
- (c) is consistent with the public interest.

In addition, the above requirements are further interpreted in chapter 40C-2, F.A.C., and in the District's Applicant's Handbook: Consumptive Uses of Water, February 8, 1999. District staff have reviewed the consumptive use permit application pursuant to the above described requirements and have determined that the application meets the conditions for issuance of this permit. Highlights of the staff's review are discussed below.

I. Spring Flow: Silver Springs is located approximately 6.0 miles southeast of the site of the Ocala Oaks Utilities project. The drawdown contours for this project extends a maximum of 4000 feet from the OOU well site and does not reach Silver Springs. Therefore, staff anticipates there will be no adverse impacts to Silver Springs as a result of withdrawals by this project.

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II. Existing Legal Uses: The project's nearest boundary is located 1000 feet from the well site and a drawdown of 1.5 feet is anticipated at this boundary. There are no private wells within the Ocala Oaks development and due to the minor drawdown anticipated to occur at the project's boundary, staff anticipates that there will be no interference with any existing legal use of water due to withdrawals by this project.

1 1	Present	2019
Population Served:	2030	2887
Ave Daily Use-gnd water- HT (MGALS):	0.162	0.267
GPCD (average)-gnd water-HT:	80.0	90.0
Max Daily Use-gnd water-HT (MGALS):	0.406	0.582
Annual Use-gnd water-HT (MGALS):	59.1	95.3
Annual Use-gnd water-WU (MGALS):	5.84	9.1
Annual Use-gnd water-Total (MGALS):	64.9	104.4
Use Classification: Household 91.3%	Water Utility 8.7%	

PERMIT DURATION:

The applicant has requested a 20 year permit pursuant to subsection 373.236 (1), F.S. The staff is recommending a permit duration of 20 years. Reasonable assurances have been provided that the water use, as limited by the proposed permit conditions, meets the requirements for permit issuance for the 20 year duration.

WATER CONSERVATION:

The applicant has performed the following water conservation measures:

- 1. Service connections are metered and tested for accuracy.
- 2. A leak and repair program has been implemented.
- 3. Special mailings are used to provide water conservation information to

Page 10

customers.

REUSE:

Wastewater disposal is 100% by septic tanks. There is no source of reclaimed water or other lower quality source available for use at this project at this time. The staff is requiring the applicant to use the most beneficial lower quality source of water, as determined by the District, that is available and feasible (Other Condition No.10).

STATION INFORMATION:

SITE NAME: Ocala Oaks

Well Information:

Well#	Well Name	Casing Diameter (inches)	Total Depth (feet)	Status	Source Type
11293	3	8	200	Active	Floridan Aquifer
10945	1 Plant #1	8	270	Active	Floridan Aquifer
10946	2 Plant #2	8	270	Active	Floridan Aquifer

RECOMMENDATION: Approval

GENERAL CONDITIONS:

1, 2, 3, 4, 5, 6, 7, 8

ALTERNATE CONDITIONS:

SPECIAL CONDITIONS:

OTHER CONDITIONS:

SITE NAME:

Ocala Oaks

- 1. All submittals made to demonstrate compliance with this permit must include the permit number 3043 plainly labeled.
- This pennit will expire on September 3, 2019.
- 3. Maximum annual ground water withdrawals from the Floridan aquifer for household use must not

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exceed:

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59.1 million gallons from August 1999 to August 2000,
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- 60.2 million gallons from August 2000 to August 2001,
- 62.8 million gallons from August 2001 to August 2002,
- 63.9 million gallons from August 2002 to August 2003,
- 65.7 million gallons from August 2003 to August 2004,
- 66.8 million gallons from August 2004 to August 2005,
- 67.9 million gallons from August 2005 to August 2006,
- 70.8 million gallons from August 2006 to August 2007,
- 71.5 million gallons from August 2007 to August 2008,
- 73.7 million gallons from August 2008 to August 2009,
- 74.8 million gallons from August 2009 to August 2010,
- 78.8 million gallons from August 2010 to August 2011,
- 79.9 million gallons from August 2011 to August 2012,
- 81.0 million gallons from August 2012 to August 2013,
- 82.1 million gallons from August 2013 to August 2014,
- 85.4 million gallons from August 2014 to August 2015,
- 87.6 million gallons from August 2015 to August 2016,
- 92.0 million gallons from August 2016 to August 2017,
- 93.1 million gallons from August 2017 to August 2018,
- 95.3 million gallons from August 2018 to August 2019.
- 4. Maximum annual ground water withdrawals from the Floridan aquifer for water utility use must not exceed:
 - 5.8 million gallons from August 1999 to August 2001,
 - 6.2 million gallons from August 2001 to August 2003,
 - 6.6 million gallons from August 2003 to August 2005,
 - 6.9 million gallons from August 2005 to August 2008,
 - 7.7 million gallons from August 2008 to August 2012,
 - 8.4 million gallons from August 2012 to August 2015,
 - 9.1 million gallons from August 2015 to August 2019.
- 5. Production wells #1, #2 and #3, as listed on the application, must continue to use the in-line totalizing flow meters to monitor water use. The flow meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 6. Total withdrawals from wells #1, #2 and #3, as listed on the application, must be recorded

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continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

- 7. The permittee must maintain the flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 8. The Permittee must have the flow meters checked for accuracy at least once every 3 years, within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and any meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 9. The lowest quality water source, such as reclaimed water and surface/storm water, must be used to supply water use needs within the service area whenever it is deemed feasible pursuant to District rules and applicable state law.
- The maximum annual withdrawals for all uses within the site Ocala Oaks must not exceed 104.400 million gallons.

REVIEWER:

Andrew L. Mickle

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Southwest florida Water Management District 2379 Broad Streat (U.S. 41 South) Brooksville, Florida 34609-6899 (352)796-7211 or 1-800-423-1476(Florida Uniy) (SUNCOM 628-4150)

PLEASE ATTACH TO THE FACE OF YOUR PERMIT

07/28/98

FLORIDA WATER SERVICES CORP

PO BOX 609520 ORLANDO-FL 32860-9520 TRANSFERRED ON: October 1, 2004
TO: Aqua Utilities Florida, Inc.
6960 Professional Parkway East
Suite 400
Sarasota, FL 34240
NEW EXPRATION DATE: AUGUST 8, 2010

Colos

Subject: EXTENSION - Water Use Permit No. 7653.02 DRANGE HILL/SUGAR CREEK

Dear (Permittee:

We are pleased to inform you that THE EXPIRATION DATE OF YOUR ABOVE REFERENCED WATER USE PERMIT HAS BEEN EXTENDED TO 08/08/10. Through a process of random selections by computer, the District has extended the expiration date of certain permits with annual average daily withdrawals of less than 500,000 gallons. This process will ensure that the number of renewal applications received in any one year does not exceed our capacity to evaluate and process the applications.

This extension of permit duration does not require any action on your parthand is at no cost to you. However, you will need to update your records so that you will file an application for renewal during the year prior to the new expiration date.

Although the expiration date of your permit has been extended, you are still required to comply with all the terms and conditions of your permit. For example, if your permit was issued with conditions requiring data, reports, etc. to be submitted, you must continue to submit all such required information at the regular intervals specified in the conditions of your permit. For any permit condition that has the expiration date as the date by which action, report submission or other compliance is required, the previous expiration date applies, not the newly extended expiration date.

As a further reminder, your extended permit is still subject to, and must comply with all applicable District rules, including those relating to:

- the conditions of issuance for water use permits, and: - relevant established minimum flows and levels and associated prevention and recovery strategies, and can be modified or revoked for noncompliance with the permit, District rules, and Chapter 373. Florida Statutes. PAGE 2

If the withdrawals on the referenced permit are no longer in use or if you have sold the property, please inform us by return letter. Also, please provide the name and mailing address of the new owner.

If you have any questions about this one-time extension of your permit duration, please contact Hydrologists in our Bartow Regulation department at (941)534-1448 or 1-800-492-7862 (Florida only).

PLEASE KEEP THIS LETTER ATTACHED TO THE FACE OF YOUR PERMIT AT ALL TIMES, indicating that your permit expiration date is now 08/08/10. He appreciate your assistance in this matter and it will help us to serve you better in the future when you submit your renewal application.

Sincerely,

(Signed)
BJ Jarvis, Director
Records and Data Department

R.1.1/

cc: File of Record - Water Use Permit No. 7653.02

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

GENERAL WATER USE PERMIT NO. 207653.02

EIPIRATION DATE: August 8, 2000

PERMIT ISSUE DATE: July 3, 1991

This permit may require various activities to be performed by the Permittee. Read the entire permit carefully, and particularly note any activities required of the Permittee by the special permit conditions starting at Item No. 17. This Permit, subject to all terms and conditions, meets all District permitting criteria.

GRANTED TO:

Southern States Utilities, Inc.

1000 Color Place Apopka, FL 32703

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT:

ANNUAL AVERAGE:

71,500 gallons per day

PEAK MONTHLY:

79,400 gallons per day

MAXIMUM:

Not Applicable

(See Withdrawal Table for quantities permitted per withdrawal point)

PROPERTY LOCATION:

Polk County, approximately 2 1/2 miles south

of Auburndale on the east side of Thornhill

Road.

ACRES:

3.2 Owned;

126 Serviced

WATER USE CAUTION AREA: N/A

Type of Permit Application: Date Permit Application Filed: Modification
June 17, 1991

WATER USE:

PUBLIC SUPPLY: SERVICE AREA NAME

POPULATION SERVED

PER CAPITA RATE

Sugar Creek and Orange Hill Subdivisions

550

130

I.D. NO. USER/DIST	LOCATION LAT/LONG	DIAM.	DEPTH TOTAL/CASED	USE	GAL <u>AVERAGE</u>	LONS PER DAY PEAK MO	<u>MUMIXAM</u>
O.H1 / 1 S.C2 / 2	280053/814911 280111/814835	6 6	450/350 450/UNK	PS PS	71,500 71,500	79,400 79,400	N/A N/A
					St	andby	

PS=Public Supply

Permit No.: 207653.02

TERMS AND CONDITIONS OF THIS PERMIT ARE AS FOLLOWS:

- 1. If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- 2. This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- The Permittee shall not deviate from any of the terms or conditions of this
 permit without written approval by the District.
- 4. In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.
- 5. The District shall collect water samples from any withdrawal point listed in the permit or shall require the permittee to submit water samples when the District determines there is a potential for adverse impacts to water quality.
- 6. The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- Issuance of this permit does not exempt the Permittee from any other District permitting requirements.
- 8. The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in streams fall below the minimum levels established in Chapter 40D-8.
- 9. The Permittee shall cease or reduce withdrawal as directed by the District if water levels in aquifers fall below the minimum levels established by the Governing Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water-Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.

Permit No.: 207653.02

12. The Permittee shall mitigate, to the satisfaction of the District, any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:

a. A reduction in water levels which impairs the ability of a well to produce water;

- b. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
- c. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer or water body.
- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - a. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The permittee shall notify the District within 30 days of the sale or conveyance of the permitted water use system or the land on which the system is located.

SPECIAL CONDITIONS:

17. All reports of data required by the permit shall be submitted to the District on or before the tenth day of each month and shall be addressed to:

Permits Data Group Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34609-6899

18. Unless otherwise indicated, three copies of each report are required by the permit and shall be provided to the Director, Bartow Permitting Department, Resource Regulation, by the Permittee.

Called & Chris Arcand Called Scott Laidlon 813-534-7080

- says this is a mistake and he will send letter to Chris saying that we should ignor item #18.

7/26/91 700

Permit No.: 207653.02

19. The Permittee shall continue to maintain and operate the existing flow meters or other flow measuring devices as approved by the Director, Bartow Permitting Department, Resource Regulation, for District I.D. Nos. 1 and 2.

. J. J. Fylon

Authorized Signature SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Page 4 of 4

BROOKSVILLE, FLORIDA 34609-6899, 904-796-7211

Water ose i crimes 143					
207655.02	so	UTHERN STATES	UTILITIES,	INC	
WUP No.			Репп	ittee	
71,500		79,400	1	N/A	
Average gpd		Peak Monthly	Maximum	gpd	
о.н1	1	6"	8-8-200	0	

Owner ID/District ID Size Expires
SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT
BROOKSVILLE, FLORIDA 34609-6899, 904-796-7211
Water Use Permits Tag

Average gpd	Peak Monthly	Maximum gpd
71,500 Stand	1by 79,400	n/A
WUP No.		Permittee
207653.02	SOUTHERN S UTILITIES,	

S.C2 2 6" 8-8-2000 enses or permits are discovered in the second series of permits are discovered in the second series

APPLYING WATER USE TAG

tags for the withdrawal points as indicated

has been numbered in the same order as that strict ID Number.

terproof coating. However, care should be We suggest one of the following:

.ng only when sufficient space is available and the base of the pump.

of the pump - that portion of the pump cmally removed for servicing the pump.

panel box if it is located adjacent to the

ne pump of a portable facility.

∍nses or permits are displayed on public

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT PROCESSING AND RECORDS (904) 796-7211

Orienge Hill Sugartie

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT (SWFWMD) GENERAL WATER USE PERMIT

PERMIT GRANTED TO:

Southern States Utilities, Inc.

1000 Color Place

Apopka, FL 32703

PERMIT NO.:

207653.01

July 13, 1990

DATE PERMIT GRANTED: August 8, 1990

DATE PERMIT APPLICATION

FILED:

PERMIT EXPIRES ON: August 8, 2000

SOURCE CLASSIFICATION: Groundwater
USE CLASSIFICATION: Public Supply

COUNTY:

Polk

(Legal Name and Address)

TERMS AND CONDITIONS OF THIS PERMIT ARE AS FOLLOWS:

- If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- 2. This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- The Permittee shall not deviate from any of the terms or conditions of this
 permit without written approval by the District.

This Permit authorizes the applicant named above to make a combined average annual withdrawal of 37,000 gallons of water per day, a combined peak monthly withdrawal of 53,000 gallons of water per day, and a maximum combined withdrawal rate not to exceed N/A gallons per day. Withdrawals are authorized as shown in the table below.

USER	DIST.	WITH	DRAWAL POINT		GALLONS PER DAY
I.D.	I.D.	SEC-TWN-RGE	LATITUDE LONGITUDE	<u>AVERAGE</u>	PEAK MONTHLY MAXIMUM
		•	; /		:
0.11.1	1	28,285,25E	28' 00 52 81 49 11	37,000	53,000 N/A
S.C.2	2	28,288,25E	28 01 11 81 48 35	1,000	3,000 Standby N/A

Permittee: Southern States Utilities, Inc.

Permit No.: 207653.01

4. In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.

- 5. The District shall collect water samples from any withdrawal point listed in the permit or shall require the permittee to submit water samples when the District determines there is a potential for adverse impacts to water quality.
- 6. The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- Issuance of this permit does not exempt the Permittee from any other District permitting requirements.
- 8. The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in streams fall below the minimum levels established in Chapter 40D-8.
- The Permittee shall cease or reduce withdrawal as directed by the District
 if water levels in aquifers fall below the minimum levels established by the
 Governing Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water-Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.
- 12. The Permittee shall mitigate, to the satisfaction of the District, any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - a. A reduction in water levels which impairs the ability of a well to produce water;
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - c. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer or water body.

Permittee: Southern States Utilities, Inc. Permit No.: 207653.01

- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - a. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The permittee shall notify the District within 30 days of the sale or conveyance of the permitted water use system or the land on which the system is located.

Authorized Signature

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Included armit.
SC..HWESTI
BROOKSVILLE

207653.01 **WUP No.**

53,000 Peak Monthly

O.H.1

Owner ID/Distri SOUTHWEST F BROOKSVILLE

207653.01 WUP No.

3,000

Peak Monthly

S ?
Owner ID/Distric



Southwest Florida Water Management District

Broad Street (U.S. 4) South) Brooksville, Florida 34609-6899 116 e (904) 796-7211 or 1-800-423-1476 SUNCOM 628-4150

August 8, 1990

Charles A. Black Chairman, Crystal River Roy G. Harrell, Jr. Chairman, St. Petersburg Anne Bishopric Sager Secretary, Venice Joseph S. Casper Mary Ann Hogan Brooksville Somuel D. Updike Lake Wales Gordon D. Harlman Bradenton David H. Knowllon St. Petersburg Andrew J. Lubrano tampa Abby Misemer

Peter G. Hubbell Executive Director Mark D. Farrell Assistant Executive Director Kent A. Zalser General Counsel

Sally Thompson

Subject: Final Agency Action Transmittal Letter General Water Use Permit No. 207653.01

Your Water Use Permit(s) has been approved contingent on n being received within 14 days after receipt of this noti Agency Action. Your Permit has been approved subject to a conditions set forth in the approved Permit(s).

Any person who is substantially affected by the Distr Agency Action concerning a Permit may challenge this requesting an Administrative Hearing in accordance wi 120.57, Florida Statutes (F.S.), and Part V of Chapter 40L Administrative Code (F.A.C.). A request for hearing muswith (received by) the Agency Clerk of the District at above within 14 days after the date of receipt of this noti Agency Action. When actual receipt of notice cannot be receipt is deemed to be the fifth day after the date on notice is deposited in the United States mail. Failure request for hearing within this time period shall constitu of any right such person may have to request a hearing un 120.57, F.S.

Please be advised that the Governing Board has formulate shortage plan as referenced in Condition 4 of the Permit implement such a plan during periods of water shortage. I notified during a declared water shortage of any chan conditions of your Permit(s) or any suspension of your Per of any restriction on your use of water for the durati declared water shortage. Please further note that water co is a condition of your Permit(s) and should be practiced at

One of the enclosed ID tags must be affixed in a prominent 1 each permitted withdrawal facility. Please contact this off have any questions or concerns about your Permit.

Sincerely,

Manager

Processing & Records Section

Enclosures:

- 1. Approved Permit
- 2. Surface Water and/or Well Tags
- Instructions for Applying Water Use Tag

F...ATRGEN.WUP R.10/10/89 Parmittee: Southern States Utilities, Inc. Parmit No.: 207653.01

- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - a. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The permittee shall notify the District within 30 days of the sale or conveyance of the permitted water use system or the land on which the system is located.

Authorized Signature

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT



Southwest Florida Water Management District

Proad Street (U.S. 41 South) Brooksville, Florida 34609-6899 1616 (904) 796-7211 or 1-800-423-1476 SUNCOM 628-4150

August 8, 1990

Charles A. Black Chairman, Crystal River Roy G. Harrell, Jr. Vice Chairman, St. Petersburg Anne Bishopric Sager Secretory, Venice Joseph S. Casper Treasurer, Tampa Mary Ann Hogan Brooksville Samuel D. Updike Gordon D. Harlman Bradenton David H. Knowlton St. Petersoura Andrew J. Lubrano Tampa Abby Misemer New Port Richev Sally Thompson Tampa

Peter G. Hubbell Executive Director Mark D. Farrell Assistant Executive Director Kent A. Zaiser General Counse

Subject: Final Agency Action Transmittal Letter General Water Use Permit No. 207653.01

Your Water Use Permit(s) has been approved contingent on no objections being received within 14 days after receipt of this notice of Final Agency Action. Your Permit has been approved subject to all terms and conditions set forth in the approved Permit(s).

Any person who is substantially affected by the District's Final Agency Action concerning a Permit may challenge this Permit by requesting an Administrative Hearing in accordance with Section 120.57, Florida Statutes (F.S.), and Part V of Chapter 40D-1, Florida Administrative Code (F.A.C.). A request for hearing must be filed with (received by) the Agency Clerk of the District at the address above within 14 days after the date of receipt of this notice of Final Agency Action. When actual receipt of notice cannot be determined, receipt is deemed to be the fifth day after the date on which this notice is deposited in the United States mail. Failure to file a request for hearing within this time period shall constitute a waiver of any right such person may have to request a hearing under Section 120.57, F.S.

Please be advised that the Governing Board has formulated a water shortage plan as referenced in Condition 4 of the Permit, and will implement such a plan during periods of water shortage. You will be notified during a declared water shortage of any change in the conditions of your Permit(s) or any suspension of your Permit(s), or of any restriction on your use of water for the duration of any declared water shortage. Please further note that water conservation is a condition of your Permit(s) and should be practiced at all times.

One of the enclosed ID tags must be affixed in a prominent location on Toeach permitted withdrawal facility. Please contact this office if you have any questions or concerns about your Permit.

Sincerely,

Processing & Records Section

Enclosures:

1. Approved Permit

Surface Water and/or Well Tags

Instructions for Applying Water Use Tag

E ... TRGEN. WUP R.10/10/89

INSTRUCTIONS FOR APPLYING WATER USE TAG

Included herewith are the necessary tags for the withdrawal points as indicated on your ermit.

SC. HWEST FLORIDA WATER MANAGEMENT DISTRICT BROOKSVILLE, FLORIDA 34609-6899, 904-796-7211 Water Use Permits Tag

		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
207653.01		SOUTHERN		UTILITIES,
WUP No.			IN	· Permittee
53,000		37,000		N/A
Peak Monthly		Average gpd	. N	laximum gpd
О.Н.1	1	6"		8-08-2000

Size SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT BROOKSVILLE, FLORIDA 34609-6899, 904-796-7211

Owner ID/District ID

Water Use Permits Tag

Owner ID/	District ID	Size		Expires
S(?	2	6"		8-08-2000
Peak Mont	hly	Average g	ipd .	Maximum gpd
3,000		1,000		N/A
	S ⁴	TAND-BY		
WUP No.	,		1.	INC. Permittee
207653	.01	SOUTHERN	STATES	UTILITIES,

in numbered in the same order as that shown on r.

of coating. However, care should be taken in the he following:

.y when sufficient space is available between the he pump.

nump - that portion of the pump installation that icing the pump.

Expires ; box if it is located adjacent to the facility.

ump of a portable facility.

; or permits are displayed on public supply

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT PROCESSING AND RECORDS (904) 796-7211

CC. To filled

A SOLON

DUL 84 1991

SPRING IIIL OFFICE

PERMIT NOTIFICATION FORM

TO:

Mel Fisher Gary Morse Frank Sanderson Charles Sweat

Project Engineer: Joe Mack

DATE:

July 16, 1991

Attached for your use is a copy of the following:

Southwest Florida Water Management District General Water-Use Permit (Modification)
Orange Hill/Sugar Creek

(NOTE: THIS PERMIT MODIFIED DUE TO INSTALLATION OF NEW FLOW METER)

SPECIAL CONDITIONS: 17, 18, 19

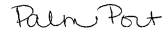
DEADLINE TO FILE PETITION FOR ADMINISTRATIVE HEARING

n/a

Please let me know if you have any questions.

Christine Arcand Permit Coordinator 884-8777 Ext. 218

cc: Chuck Wood Rafael Terrero Woody Hendricks





4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0158

August 24, 2004

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #8127

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Todd Eller, Supervising Regulatory Hydrologist, 386-329-4210.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

Ometrias D. Long CHARMAN

CC:

District Permit File

Lynn Minor, Data Management Supervis

GOVERNING BOARD

David G. Graham Side CHAIRMAN R Clay Albright, SECRETARY Duane Otlenstroer, TREASURER

W Michael Branch PERMANDINA REACH

John G. Sowinski HE AND D

William Ker-THEIRCH I-Ne REAL IN Ann T Moore

Susan N. Hughes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 8127

ORIGINAL PERMIT ISSUED: May 2, 2001 TRANSFER PROCESS DATE: August 19, 2004

PROJECT NAME: Palm Port

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 7.7 million gallons per year of ground water from the Floridan aquifer for the household use of 335 people.

LOCATION:

Site: Palm Port

Putnam County

Section(s):

40

Township(s):

98

Range(s):

27E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated May 2, 2001

AUTHORIZED BY: St. Johns River Water Management District Department of Resource Management

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 8127 AQUA UTILITIES FLORIDA DATED MAY 2, 2001

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. Total withdrawals from well number 1 (GRS ID 13972) (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period January - June July - December Report Due Date July 31 January 31

- 10. This permit will expire 20 years from the date of issuance.
- 11. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed 7.7 million gallons.
- 12. Well number 1 (GRS ID 13972) (as listed on the application) is equipped with a totalizing flow meter. This meter must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- All submittals made to demonstrate compliance with this permit must include the CUP number 8127 plainly labeled thereon.
- 14. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 15. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 16. The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit.
- 17. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 8127	
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: May 2, 2001 Station Name: 1	
Pump Capacity: 75 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:%	
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
ytime Telephone: ()	

Please Retain a Copy for Your Records

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT **WATER USE GENERAL** PERMIT NO. 20003759.003

EXPIRATION DATE:

August 14, 2012

PERMIT ISSUE DATE: August 14, 2002

THE PERMITTEE IS RESPONSIBLE FOR APPLYING FOR A RENEWAL OF THIS PERMIT PRIOR TO THE EXPIRATION DATE WHETHER OR NOT THE PERMITTEE RECEIVES PRIOR NOTIFICATION BY MAIL. FAILURE TO DO SO AND CONTINUED USE OF WATER AFTER EXPIRATION DATE IS A VIOLATION OF DISTRICT RULES AND MAY RESULT IN A MONETARY PENALTY AND/OR LOSS OF WATER, APPLICATION FOR RENEWAL PRIOR TO THE EXPIRATION DATE IS SUBJECT TO DISTRICT **EVALUATION AND APPROVAL.**

This permit, issued under the provision of Chapter 373, Florida Statutes and Florida Administrative Code 40D-2, authorizes the Permittee to withdraw the quantities outlined herein, and may require various activities to be performed by the Permittee as outlined by the Special Conditions. This permit, subject to all terms and conditions, meets all District permitting criteria.

GRANTED TO:

Florida Water Services, Inc.

Post Office Box 609520 Orlando, FL 32860-9520

PROJECT NAME:

Palm Terrace

TYPE OF APPLICATION:

Renewal

WATER USE CAUTION AREA:

Northern Tampa Bay

APPLICATION FILED:

June 20, 2002

APPLICATION AMENDED:

N/A

ACRES:

0.12 Owned 246.00 Serviced 246.00 Total

PROPERTY LOCATION.

Pasco County, approximately 570 feet east of US 19 and 225 feet

south of Ranch Road, near Port Richey.

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT (in gpd)

AVERAGE: 61,300

PEAK MONTHLY: 92,000

Use

Average

Peak Monthly

Public Supply:

61,300 gpd

92,000 gpd

See Withdrawal Table for quantities permitted for each withdrawal point.

Permit No. 20003759.003

Permittee: Florida Water Services, Inc.

Page

WATER USE: PUBLIC SUPPLY

SERVICE AREA NAME

Palm Terrace

POPULATION PER CAPITA
SERVED RATE

Residential Single Family

Gross 22 gpd/person

Total Public Supply 2,737

Gross 70 gpd/person with

Pasco County Interconnect

I.D. NO. **GALLONS PER DAY** PERMITTEE! DIAM. DEPTH PEAK DISTRICT (IN.) TTL/CSD. USE **AVERAGE** MONTHLY 1/1 6 110/UNK В 61.300 92,000

B = Public Supply

DISTRICT LOCATION LAT./LONG

LAT/LONG. SECTION/TOWNSHIP/RANGE

1 281858,73/824150.32 15/25/16

SPECIAL CONDITIONS:

All conditions referring to approval by the Regulation Department Director, Resource Regulation, shall refer to the Director, Brooksville Regulation Department, Resource Regulation.

All reports required by the permit shall be submitted to the District on or before the tenth day of the month following data collection and shall be addressed to:

Permit Data Section, Records and Data Department Southwest Florida Water Management District 2379 Broad Street Brooksville, Florida 34604-6899

Unless otherwise indicated, three copies of each plan or report, with the exception of pumpage, rainfall, evapotranspiration, water level or water quality data which require one copy, are required by the permit.

2 The Permittee shall continue to maintain and operate the existing non-resettable, totalizing flow meter or other flow measuring device as approved by the Regulation Department Director, Resource Regulation, for District ID No.1, Permittee ID No.1. Such device shall maintain an accuracy within five percent of the actual flow as installed. Total withdrawal and meter readings from each metered withdrawal shall be recorded on a monthly basis within the last week of the month. The meter reading shall be reported to the Permit Data Section, Records and Data Department, (using District scanning forms, unless the District has approved another arrangement for submission of this data) on or before the tenth day of the following month. If a metered withdrawal is not utilized during a given month, the report shall be submitted to the Permit Data Section, Records and Data Department, indicating zero gallons.

Permit No.: 20003759,003

Permittee: Florida Water Services, Inc.

Page :

If the meter or other flow measuring device breaks, the Permittee shall notify the Permit Data Section and give an estimated time for re-installation of the repaired meter (or other flow measuring device). If the broken flow measuring device cannot be repaired, a new District-approved, non-resettable, totalizing meter or flow measuring device shall be installed within 90 days. During the time the withdrawal is without a meter or flow measuring device, the Permittee shall submit an estimated water use for that withdrawal in the space provided on the scanning form (or via other approved arrangement) according to the instructions received from the District.

STANDARD CONDITIONS:

The Permittee shall comply with the Standard Conditions attached hereto, incorporated herein by reference as Exhibit "A" and made a part hereof.

Authorized Signature

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Permit No.: 20003759.003

Permittee: Florida Water Services, Inc.

Page 4

40D-2 Exhibit "A" WATER USE PERMIT CONDITIONS

STANDARD CONDITIONS

- If any of the statements in the application and in the supporting data are found to be untrue and inaccurate, or if the Permittee fails to comply with all of the provisions of Chapter 373, F.S., Chapter 40D, or the conditions set forth herein, the Governing Board shall revoke this permit in accordance with Rule 40D-2.341, following notice and hearing.
- 2. This permit is issued based on information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interier with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
- The Permittee shall not deviate from any of the terms or conditions of this permit without written approval by the District.
- In the event the District declares that a Water Shortage exists pursuant to Chapter 40D-21, the District shall alter, modify, or declare inactive all or parts of this permit as necessary to address the water shortage.
- The District shall collect water samples from any withdrawal point listed in the permit or shall require the Permittee to submit water samples when the District determines there is a potential for adverse impacts to water quality.
- The Permittee shall provide access to an authorized District representative to enter the property at any reasonable time to inspect the facility and make environmental or hydrologic assessments. The Permittee shall either accompany District staff onto the property or make provision for access onto the property.
- 7. Issuance of this permit does not exempt the Permittee from any other District permitting requirements.
- The Permittee shall cease or reduce surface water withdrawal as directed by the District if water levels
 in lakes fall below applicable minimum water level established in Chapter 40D-8 or rates of flow in
 streams fall below the minimum levels established in Chapter 40D-8.
- The Permittee shall cease or reduce withdrawal as directed by the District if water levels in aquifers fall below the minimum levels established by the Governing Board.
- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.

Permit No.: 20003759.003

Permittee: Florida Water Services, Inc.

Page 4

40D-2 Exhibit "A" WATER USE PERMIT CONDITIONS

STANDARD CONDITIONS

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- 2. This permit is issued based on Information provided by the Permittee demonstrating that the use of water is reasonable and beneficial, consistent with the public interest, and will not interfere with any existing legal use of water. If, during the term of the permit, it is determined by the District that the use is not reasonable and beneficial, in the public interest, or does impact an existing legal use of water, the Governing Board shall modify this permit or shall revoke this permit following notice and hearing.
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Permit No. 20003759.003

Permittee: Florida Water Services, Inc.

Page !

- 12. The Permittee shall mitigate any adverse impact to existing legal uses caused by withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - a. A reduction in water levels which impairs the ability of the well to produce water;
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer water body.
- 13. The Permittee shall mitigate any adverse impact to environmental features or offsite land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include:
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The Permittee shall notify the District within 30 days of the sale or conveyance of permitted water withdrawal facilities or the land on which the facilities are located.
- 17. All permits issued pursuant to these Rules are contingent upon continued ownership or legal control of all property on which pumps, wells, diversions or other water withdrawal facilities are located.
- 18. The annual average daily withdrawal quantity is determined by calculating the total quantity of water to be withdrawn over a 1-year period, divided by 365 days, which results in a gallons per day (gpd) quantity pursuant to Basis of Review, Section 3.2, Permitted Withdrawal Quantities. This is a running 12-month average, whereby each month the annual average daily quantity is recalculated based on the previous 12-month pumpage.

R. 06/18/2002

PART II HEARINGS INVOLVING DISPUTED ISSUES OF MATERIAL FACT

28-106.201 Initiation of Proceedings.

- (1) Unless otherwise provided by statute, initiation of proceedings shall be made by written petition to the agency responsible for rendering final agency action. The term "petition" includes any document that requests an evidentiary proceeding and asserts the existence of a disputed issue of material fact. Each petition shall be legible and on 81/2 by 11 inch white paper. Unless printed, the impression shall be on one side of the paper only and lines shall be double-spaced.
- (2) All petitions filed under these rules shall contain:
- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action;
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.
- (3) Upon receipt of a petition involving disputed issues of material fact, the agency shall grant or deny the petition, and if granted shall, unless otherwise provided by law, refer the matter to the Division of Administrative Hearings with a request that an administrative law judge be assigned to conduct the hearing. The request shall be accompanied by a copy of the petition and a copy of the notice of agency action.
- (4) A petition shall be dismissed if it is not in substantial compliance with subsection (2) of this rule or it has been untimely filed. Dismissal of a petition shall, at least once, be without prejudice to petitioner's filing a timely amended petition curing the defect, unless it conclusively appears from the face of the petition that the defect cannot be cured.
- (5) The agency shall promptly give written notice to all parties of the action taken on the petition, shall state with particularity its reasons if the petition is not granted, and shall state the deadline for filing an amended petition if applicable.
- Specific Authority 120.54(3), (5) FS. Law Implemented 120.54(5), 120.569, 120.57 FS. History-New 4-1-97, Amended 9-17-98.

PART III PROCEEDINGS AND HEARINGS NOT INVOLVING DISPUTED ISSUES OF MATERIAL FACT

28-106.301 Initiation of Proceedings.

- (1) Initiation of a proceeding shall be made by written petition to the agency responsible for rendering final agency action. The term "petition" includes any document which requests a proceeding. Each petition shall be legible and on 81/2 by 11 inch white paper or on a form provided by the agency. Unless printed, the impression shall be on one side of the paper only and lines shall be doubled-spaced.
- (2) All petitions filed under these rules shall contain:
- (a) The name and address of each agency affected and each agency's file or identification number, if known:
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action;
- (e) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and
- (f) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.
- (3) If the petition does not set forth disputed issues of material fact, the agency shall refer the matter to the presiding officer designated by the agency with a request that the matter be scheduled for a proceeding not involving disputed issues of material fact. The request shall be accompanied by a copy of the petition and a copy of the notice of agency action.
- (4) A petition shall be dismissed if it is not in substantial compliance with subsection (2) of this Rule or it has been untimely filed. Dismissal of a petition shall, at least once, be without prejudice to petitioner's filing a timely amended petition curing the defect, unless it conclusively appears from the face of the petition that the defect cannot be cured.
- (5) The agency shall promptly give written notice to all parties of the action taken on the petition, shall state with particularity its reasons if the petition is not granted, and shall state the deadline for filing an amended petition if applicable.
- Specific Authority 120.54(5) FS. Law Implemented 120.54(5), 120.569, 120.57 FS. History-New 4-1-97, Amended 9-17-98.



Southwest Florida Water Management District

An Equal opportunity Employer Tampa Service Office 7601 Highway 301 North Tampa, Florida 33637-6759 (813) 985-7481 or 1-800-836-0797 (FL only) SUNCOM 578-2070 Bartow Service Office 170 Century Boulevard Bartow, Ronde 33830-7700 (863) 534-1448 or 1-800-492-7862 (RL only) SUNCOM 572-6200 2379 Broad Street, Brooksville, Florida 34604-6899 (352) 796-7211 or 1-800-423-1476 (FL only) SUNCOM 628-4150 TDD only 1-800-231-6103 (FL only)

Serasota Service Office 6750 Fruitville Road Serasota, Florida 34240-9711 (941) 377-3722 or 1-800-320-3503 (Fl. only) SUNCOM 531-6900

On the Internet at: WaterMatters.org

Lecante Service Office 3600 West Sovereign Path Suite 226 Lecanto, Fiorida 34461-8070 (352) 527-81.31 SUNCOM 667-3271

August 14, 2002

Cheir, Pinelias
Thoman G. Dahmey, H
Vios Chair, Serasota
Heidi B. McCrue
Secretary, Hitsborough
Watson L. Haynos, H
Tressurer, Pinelias
Edward W. Chames

mie E De

Manatee
Monroe "Al" Coogler
Citrus
Maggle N. Domingser
Hillsborough

Ronald C. Johnson Polk Janet D. Kovach

Highlands

Hillsborough John K. Renhe, III Pasco

E. D. "Somy" Vergara Executive Director Gene A. Heath Assistant Executive Director William S. Bilenky General Coursel Florida Water Services, Inc. Post Office Box 609520 Orlando, FL 32860-9520

Subject:

Final Agency Action Transmittal Letter General Water Use Permit No. 20003759.003

Your Water Use Permit has been approved. Final approval is contingent upon no objection to the District's action being received by the District within the time frames described below.

You or any person whose substantial interests are affected by the District's action regarding a permit may request an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statutes (F.S.), and Chapter 28-106, Florida Administrative Code (F.A.C.), of the Uniform Rules of Procedure. A request for hearing must (1) explain how the substantial interests of each person requesting the hearing will be affected by the District's action, or proposed action; (2) state all material facts disputed by the person requesting the hearing or state that there are no disputed facts; and (3) otherwise compty with Chapter 28-106. F.A.C. Copies of Sections 28-106.201 and 28-106.301, F.A.C., are enclosed for your reference. A request for hearing must be filled with (received by) the Agency Clerk of the District at the District's Brooksville address within 21 days of receipt of this notice. Receipt is deemed to be the fifth day after the date on which this notice is deposited in the United States mail. Failure to file a request for hearing within this time period shall constitute a waiver of any right you or such person may have to request a hearing under Sections 120.569 and 120.57, F.S. Mediation pursuant to Section 120.573, F.S. to settle an administrative dispute regarding the District's action in this matter is not available prior to the filling of a request for hearing.

Enclosed is a 'Noticing Packet' that provides information regarding District Rule, 40D-1.1010, F.A.C. which addresses the notification of persons having substantial interests that may be affected by the District's action in this matter. The packet contains guidelines on how to provide notice of the District's action, and a notice that you may use.

Please be advised that the Governing Board has formulated a water shortage plan as referenced in Condition 4 of the Standard Water Use Permit Conditions (Exhibit A), and will implement such a plan during periods of water shortage. You will be notified during a declared water shortage of any change in the conditions of your Permit or any suspension of your Permit, or of any restriction on your use of water for the duration of any declared water shortage. Please further note that water conservation is a condition of your Permit and should be practiced at all times.

We are mailing the well tag to you for installation together with well tag installation instructions. If you prefer District staff to install the tag, please contact us. If you have any questions or concerns regarding your tag, please contact Sandy Semegen at extension 4349 in the Brooksville Regulation Department. If you have any questions or concerns regarding your permit or any other information, please contact this office at extension 4338.

Sincerely

BJ Jarvis, Director / Records and Data-Department

BJJ:daw Enclosures:

Approved Permit, Rules 28-106.201 and 28-106.301, F.A.C., Noticing Packet,

Well Tag and Well Tag Installation Instructions

cc: Cralg Anderson

Protecting Your Water Resources



4049 Reid Street • P.O. Box 1429 • Palatka FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0233

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #2612

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Ğloria Lewiś. Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms

Well Tags

District Permit File CC:

Lynn Minor, Data Management Superviso

---- GOVERNING BOARD

Ometrias D. Long. CHARMAN

David G. Graham Fight CHAIRMAN B. Clay Albright, SECRETARY

Duane Ottenstroer THEASUREP ACKSONVALE

W Michael Branch FERNANDINA BEACH

iohn G. Sowinski OCNA JRD

William Kerr

Ans 1 Moore S. Market

Susan N. Hughes TACKSONIEL, E

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transfere and providing a copy of the instrument effectuating the transfer
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2612

ORIGINAL PERMIT ISSUED: November 17, 1999
TRANSFER PROCESS DATE: August 19, 2004

PROJECT NAME: Palms Mobile Home Park

A PERMIT AUTHORIZING:

The use of 7.857 million gallons per year of ground water from the Floridan aquifer to serve a projected population of 192 people in the year 2019, with water for household and water utility type uses.

LOCATION:

Site: Palms Mobile Home Park

Lake County

Section(s): 36

Township(s):

20S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated November 17, 1999

AUTHORIZED BY

St. Johns River Water Management District Department of Resource Management

Dwight Jenkins

Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2612 AQUA UTILITIES FLORIDA DATED NOVEMBER 17, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs

are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.

- (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
- (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
- (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 10. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 11. This permit will expire on November 17, 2019.
- 12. Maximum annual withdrawal from the Confined or Semi-confined Aquifer for household type uses must not exceed:

6.419 million gallons from 1999 to 2005 for 13.200 acres.

6,895 million gallons from 2005 to 2010 for 13,200 acres.

7.371 million gallons from 2010 to 2015 for 13.200 acres.

7.857 million gallons from 2015 to 2019 for 13.200 acres.

- 13. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 14. All submittals made to demonstrate compliance with this permit must include the permit number 2612 plainly labeled.
- 15. Well No.1, as listed on the application, is equipped with an individual, totalizing flowmeter. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 16. Total withdrawal from Well No. 1, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

- 17. The permittee must maintain all meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 18. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2612	The second of th
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: November 17, 1999 Station Nan	ne: A
Pump Capacity: 500 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	_
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make	Calculations)
Percent of Error Between Meter Reading and Calibration Equipment	nent:%
Name of Person Completing Form (Please Print):	·
Company Name:	
Address:	
City/State/Zip:	
_aytime Telephone: ()	

Please Retain a Copy for Your Records



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0257

August 12, 2004

Agua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2609

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC:

District Permit File

Lynn Minor, Data Management Supervisor

Ometrias D Long CHARDAN

David G. Graham VICE CHAIRIAN

R Clay Albright, SECRETARY

Duane Ottenstroer, TREASURER

TACKSONVILLE

W. Michael Branch.

John G. Sowinski

William Ken

Ann T. Moore CEMMUS

Susan N Hughes JACKSONVILLE

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2609

ORIGINAL PERMIT ISSUED: December 7, 1999 TRANSFER PROCESS DATE: August 19, 2004

PROJECT NAME: Piccola

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 18.89 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site:

Picciola

Lake County

Section(s):

12

Township(s):

198

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated December 7, 1999

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Bv.

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2609 AQUA UTILITIES FLORIDA DATED DECEMBER 7, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. This permit will expire on December 7, 2019.
- 12. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:

15.610 million gallons from 1999 to 2000

15.790 million gallons from 2000 to 2001

15.960 million gallons from 2001 to 2002

16.130 million gallons from 2002 to 2003

16.300 million gallons from 2003 to 2004

16.470 million gallons from 2004 to 2005

16.650 million gallons from 2005 to 2006

16.820 million gallons from 2006 to 2007 16.990 million gallons from 2007 to 2008

17.160 million gallons from 2008 to 2009

17.340 million gallons from 2009 to 2010

17.510 million gallons from 2010 to 2011

17.680 million gallons from 2011 to 2012

17.850 million gallons from 2012 to 2013

18.030 million gallons from 2013 to 2014

18.200 million gallons from 2014 to 2015

18.370 million gallons from 2015 to 2016

18.540 million gallons from 2016 to 2017

18.710 million gallons from 2017 to 2018

18.890 million gallons from 2018 to 2019

- 13. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 14. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 15. Well Nos.1and 2, as listed on the application, are equipped with individual, totalizing flowmeters. These meters must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.

16. Total withdrawal from Well No. 1 and 2, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

- 17. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.
- 18. All submittals made to demonstrate compliance with this permit must include the permit number 2609 plainly labeled.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2609	er ober un in der ober un in der ober und der
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: December 7, 1999 Station Name: Well #1	
Pump Capacity: 175 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:	%
Name of Person Completing Form (Please Print):	
Company Name:	·
Address:	
City/State/Zip:	
	
_ uytime Telephone: ()	

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive-Use Permit Number: 2609
Permittee Name: Aqua Utilities Florida
Date of Permit Issuance: December 7, 1999 Station Name: Well #2
Pump Capacity: 100 GPM
Serial Number on Meter:
Meter Model:
Discharge Pipe Diameter:
Date of Last Meter Calibration:/
Date of This Calibration:/
Name of Person Performing Calibration:
Method or Equipment Used for Calibration:
Initial Meter Reading at Start of Calibration:
Final Meter Reading at End of Calibration:
Readings on Equipment Used for Calibration:
Start:End:
(Attach Formulas Used to Make Calculations)
Percent of Error Between Meter Reading and Calibration Equipment:
Name of Person Completing Form (Please Print):
Company Name:
Addition
City/State/Zip:
_aytime Telephone: ()

Please Retain a Copy for Your Records



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0264

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2604

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervise

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2604

ORIGINAL PERMIT ISSUED: May 17, 2001
TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Piney Woods/Spring Lake Manor

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 24.2 million gallons per year of ground water from the Floridan aquifer for the household use of 478 people and 0.6 million gallons per day for essential fire protection.

LOCATION:

Site:

Piney Woods/Spring Lake Manor

Lake County

Section(s):

33

Township(s):

18S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated May 17, 2001

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Rv:

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2604 AQUA UTILITIES FLORIDA DATED MAY 17, 2001

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. Total withdrawals from wells number 1 (GRS ID 9586) and 2 (GRS ID 9587) (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period January - June July - December Report Due Date July 31 January 31

- 10. This permit will expire 20 years from the date of issuance. May 17, 2021
- 11. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed a total of 24.2 million gallons.
- 12. Maximum daily withdrawal from the Floridan Aquifer for essential fire protection must not exceed a total of 0.6 million gallons.
- 13. Wells number 1 (GRS ID 9586) and 2 (GRS ID 9587) (as listed on the application) are equipped with totalizing flow meters. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 14. All submittals made to demonstrate compliance with this permit must include the CUP number 2604 plainly labeled thereon.
- 15. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 16. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 17. The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit.
- 18. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2604	Annual Control of the
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: May 17, 2001 Station Name: 1	
Pump Capacity: 450 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:	%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	_
City/State/Zip:	_
ytime Telephone: ()	

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2604	The second distribution of the second of the	
Permittee Name: Aqua Utilities Florida		
Date of Permit Issuance: May 17, 2001	Station Name: 2	
Pump Capacity: 300 GPM		
Serial Number on Meter:	,	
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:/		
Date of This Calibration:/		
Name of Person Performing Calibration:		·
Method or Equipment Used for Calibration:		
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:		•
Readings on Equipment Used for Calibration:		
Start:	End:	
(Attach Formulas U	sed to Make Calculations)	
Percent of Error Between Meter Reading and Calib	oration Equipment:	%
Name of Person Completing Form (Please Print):		·····
Company Name:		_
Address:		_
City/State/Zip:		
_ aytime Telephone: ()		

Please Retain a Copy for Your Records



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 expires: 1115/04

On the Internet at www.sirwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0189

August 24, 2004

Agua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #4545

The District has received a copy of the Bill of Sale naming Agua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms Well Tags

District Permit File CC:

Lynn Minor, Data Management Superviso

GOVERNING BOARD

W Michael Branch FERNANDIALA BEACH

John G. Sowinski OBLANDO

William Ken MELBOURNE BEACH Ann T Moore

Susan N. Hughes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 4545

ORIGINAL PERMIT ISSUED: November 5, 1996 TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Quail Ridge Estates

A PERMIT AUTHORIZING:

Use of ground water from the Floridan aquifer to provide public supply and fire protection to an estimated 233 residents. Formerly know as 2-069-1010.

LOCATION:

Site: Quail Ridge Estates

Lake County

Section(s):

25

Township(s):

18S

Range(s):

25E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated November 5, 1996

AUTHORIZED BY: St. Johns River Water Management District Department of Resource Management

Dwight Jenkins

Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 4545 AQUA UTILITIES FLORIDA DATED NOVEMBER 5, 1996

- 1. District authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, F.S., or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, F.S. In the event of water shortage, as declared by the District Governing Board, the permittee must adhere to reductions in water withdrawals as specified by the District.
- 3. Prior to the construction, modification or abandonment of a well, the permittee must obtain a water well permit from the St. Johns River Water Management District or the appropriate local government pursuant to Chapter 40C-3, F.A.C. Construction, modification or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee:

NOTE: Adverse impacts are exemplified by but not limited to:

- (1) significant reduction in water levels in an adjacent surface water body;
- (2) land collapse or subsidence caused by a reduction in water levels; and
- (3) damage to crops and other types of vegetation.
- 6. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, F.A.C.
- 7. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, F.A.C. Permittee shall notify the District in the event that a replacement tag is needed.
- 8. If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.
- 9. Treated effluent must be used as irrigation water when it becomes available, economically feasible, and permissible under applicable state and federal statutes or regulations

promulgated thereunder.

- 10. Whenever feasible, the permittee must use native vegetation that requires little supplemental irrigation for landscaping within the service area of the project.
- 11. Total withdrawal from well #1, as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months using District Form No. EN-50. The reporting dates each year after that date will be as follows:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

12. Maximum annual ground water withdrawals for household use must not exceed:

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3.29 million gallons in 1996;
4.12 million gallons in 1997;
4.93 million gallons in 1998;
5.73 million gallons in 1999;
6.53 million gallons in 2000;
7.37 million gallons in 2001;
8.18 million gallons in 2002;
8.94 million gallons in 2003;
9.75 million gallons in 2004;
10.55 million gallons in 2005;
11.42 million gallons in 2006.
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- 13. Maximum annual allocation for fire protection use is estimated at 0.94 million gallons. A separate accounting of water withdrawn for fire protection must be maintained.
- 14. The permittee must monitor all water from each production well using a totalizing flowmeter. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- All submittals made to demonstrate compliance with this permit must include the CUP number 4545 (formerly 20-069-0080AR) plainly labeled.
- 16. The permittee must have all flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 17. The permittee must implement the Water Conservation Plan submitted to the District on September 26, 1996 in accordance with the schedule contained therein.
- 18. On or before July 1, 2000 and again on July 1, 2005, the permittee must submit a letter/report documenting the consistency of the permitted activities with actual water use. The permittee must verify the permittee address, project's service area, population served and the number and capacity of wells among other items.
- 19. Legal uses of water existing at the time of permit application may not be significantly adversely impacted by the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.

FLOW METER WATER CALIBRATION MECORD - ENSI

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 4545			<u>`</u>
Permittee Name: Aqua Utilities Florida			
Date of Permit Issuance: November 5, 1996	Station Name: Well A		
Pump Capacity: 0 GPM	Station Flamo, Holly		
Serial Number on Meter:			
Meter Model:			
Discharge Pipe Diameter:			
Date of Last Meter Calibration:/			
Date of This Calibration:			
Name of Person Performing Calibration:			
Method or Equipment Used for Calibration:			
Initial Meter Reading at Start of Calibration:			
Final Meter Reading at End of Calibration:			
Readings on Equipment Used for Calibration:			
Start:	End:		
	sed to Make Calculations)		
Percent of Error Between Meter Reading and Calit	,	0/	
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Name of Person Completing Form (Please Print):			
Company Name:		_	
Address:			
City/State/Zip:			
			
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Please Retain a Copy for Your Records



Silver (OUL) estages

4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

CERTIFIED # 70060100000502610020

Aqua Utilities Florida Attention: Glenn P. LaBrecque 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240 RECEIVED

APR 2 8 2006

Aqua Utilities
Florida Inc.

RE: Written Notice of Intended District Decision on Permit Application 2644 In Lake County

Dear Sir/Madam:

The staff of the St. Johns River Water Management District has completed its review of the above-referenced application. Enclosed is a copy of the Technical Staff Report (TSR) which states that staff will recommend approval of the application with those conditions contained in the TSR. This TSR constitutes a notice of the District's intent to grant the permit application. If you disagree with any part of the TSR, you should immediately contact the District staff to discuss your concerns. Please refer to the enclosed Notice of Rights which describes any rights you may have and important time frames regarding the proposed agency action.

You are entitled to address the Governing Board concerning the application. However, whether you do so or not is solely your decision. The staff recommendation, any presentation by you or others, and any objections will be considered in the Board's final permit decision.

The Governing Board will consider your application at 1:00 p.m. on May 9, 2006, or as soon thereafter as it may come to be heard at: St. Johns River Water Management District Headquarters, 4049 Reid St., Palatka, FL 32177. The District's Governing Board's Regulatory Committee may also review and discuss permit applications at its meeting scheduled for 10:00 a.m., May 9, 2006. This Regulatory Committee will review the regulatory agenda with District staff and make recommendations regarding which regulatory agenda items should be included on the consent agenda and which items should be pulled for discussion at the 1:00 p.m. Regulatory Meeting of the Governing Board. Although the Regulatory Committee may make recommendations on these regulatory agenda items, only the Governing Board may take final action at its Regulatory Meeting beginning at 1:00 p.m., May 9, 2006.

GOVERNING BOARD

Anyone wishing to address the Governing Board on any regulatory item may do so at the Regulatory Meeting at 1:00 p.m. Both the Regulatory Committee Meeting and the Governing Board Regulatory Meeting will take place in the Governing Board room at St. Johns River Water Management District Headquarters, 4049 Reid Street, Palatka, Florida 32177. Agenda items scheduled for action on Tuesday, May 09, 2006, may be postponed for consideration at the Governing Board meeting which begins at 9:00 a.m. on May 10, 2006.

Sincerely,

Hlaria Gendenia Gloria Lewis, Director

Division of Permit Data Services

Enclosures: Technical Staff Report

Notice of Rights

April 26, 2006

cc: District File

Notice Of Rights

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the St. Johns River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Sections 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the rights to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections 120.569 and 120.57, Florida Statutes, and Rules 28-106.111 and 28-106.401-.405, Florida Administrative Code. Pursuant to Chapter 28-106 and Rule 40C-1.1007, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, P. O. Box 1429, Palatka, Florida 32178-1429 (4049 Reid St., Palatka, FL 32177) within twenty-six (26) days of the District depositing notice of District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may choose to pursue mediation as an alternative remedy as described above. Pursuant to District Rule 40C-1.1007, Florida Administrative Code,the petition must be filed at the office of the District Clerk at the address described above, within twenty-six (26) days of the District depositing notice of final District decision in the mail (for those persons to whom the District mails actual notice) or within twenty-one (21) days of newspaper publication of the notice of its final agency action (for those persons to whom the District does not mail actual notice). Such a petition must comply with Rule Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party reqarding an issue of material fact. A petition for formal hearing must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Sections 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- A petition for an administrative hearing is deemed filed upon delivery of the petition to the District Clerk at the District headquarters in Palatka, Florida.

Notice Of Rights

- Failure to file a petition for an administrative hearing, within the requisite time frame shall constitute a waiver of the right to an administrative hearing (Section 28-106.111, Florida Administrative Code).
- The right to an administrative hearing and the relevant procedures to be followed are governed by Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code and Section 40C-1.1007, Florida Administrative Code.
- 8. An applicant with a legal or equitable interest in real property who believes that a District permitting action is unreasonable or will unfairly burden the use of his property, has the right to, within 30 days of receipt of notice of the District's written desision regarding a permit application, apply for a special master proceeding under Section 70.51, Florida Statutes, by filing a written request for relief at the office of the District Clerk located at District headquarters, P. O. Box 1429, Palatka, FL 32178-1429 (4049 Reid St., Palatka, Florida 32177). A request for relief must contain the information listed in Subsection 70.51(6), Florida Statutes.
- A timely filed request for relief under Section 70.51, Florida Statutes, tolls the time to request an administrative hearing under paragraph no. 1 or 2 above (Paragraph 70.51(10)(b), Florida Statutes). However, the filing of a request for an administrative hearing under paragraph no. 1 or 2 above waives the right to a special master proceeding (Subsection 70.51(10)(b), Florida Statutes).
- Failure to file a request for relief within the requisite time frame shall constitute a waiver of the right to a special master proceeding (Subsection 70.51(3), Florida Statutes).
- 11. Any substantially affected person who claims that final action of the District constitutes an unconstitutional taking of property without just compensation may seek review of the action in circuit court pursuant to Section 373.617, Florida Statutes, and the Florida Rules of Civil Procedures, by filing an action in circuit court within 90 days of the rendering of the final District action, (Section 373.617, Florida Statutes).
- 12. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure within 30 days of the rendering of the final District action.
- 13. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.114, Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy on the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.

Notice Of Rights

- 14. For appeals to the District Court of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 15. Failure to observe the relevant time frames for filing a petition for judicial review described in paragraphs #11 and #12, or for Commission review as described in paragraph #13, will result in waiver of that right to review.

Certificate of Service

I HEREBY CERTIFY that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

at 4:00 p.m. this 26th day of April, 2006

Division of Permit Data Services Gloria Lewis, Director

Bloria pen Lewis

St. Johns River Water Management District Post Office Box 1429 Palatka, FL 32178-1429 (386) 329-4152

Permit Number: 2644

CONSUMPTIVE USE TECHNICAL STAFF REPORT April 24, 2006 GRS Application #2644-10

OWNER/APPLICANT:

Aqua Utilities Florida, Inc.

PO Box 490310

Leesburg, Florida 34749 Attn: John Lihvarcik RECEIVED

APR 2 R 2006 Aqua Unimes Florida Inc.

AGENT:

Andreyev Engineering, Inc. 4055 St. John's Parkway Sanford, FL 34748 Attn: Raymond Jones, P.E.

(727) 527-5735

COMPLIANCE CONTACT: Aqua Utilities Florida, Inc.

PO Box 490310

Leesburg, Florida 34749 Attn: Will Fontaine (352) 262-2953

PROJECT NAME: Silver Lakes/Western Shores Water Treatment Plant

LOCATION:

Lake County

WATER USE SUMMARY:

Staff's recommendation:

Approval of the use of 251.08 million gallons per year (mgy) (0.6879 million gallons per day (mgd) average) in 2006, 242.14 mgy (0.6634 mgd average) in 2007 and 227.03 mgy (0.6220 mgd average) in 2008 through 2011 of ground water from the Floridan aquifer for household, commercial and essential uses.

Recommended Permit Duration and Compliance Reporting:

5-year permit with no Compliance Reports.

Objectors: None

USE STATUS:

AUTHORIZATION:

The District authorizes, as limited by the attached permit conditions, the use of 251.08 million gallons per year (0.6879 mgd average) in 2006, 242.14 million gallons per year (0.6634mgd average) in 2007 and 227.03 million gallons per year (0.6220 mdg average) million gallons per day in 2008 to 2011 of ground water from the Floridan aquifer for household, commercial and essential uses for an estimated built out population of 4140.

TIMEFRAMES:

Application received	05/06/2005
First RAI	06/02/2005
Response to First RAI	10/04/2005
Second RAI	10/31/2005
Response to Second RAI	02/28/ 2006
Date application deemed complete	02/28/2006
Board Date:	05/09/2006

PROJECT DESCRIPTION:

Project Location

This site is located on the western shore of Lake Eustis approximately 6 miles northeast of downtown Leesburg in Central Lake County. The service area covers the 1281 acres of Silver Lakes and Western Shores Developments. The site is bordered on the northwest, west and south by residential development, Lake Eustis to the east and Haines Creek with some associated wetlands that lie to the north and northeast.

Background

Aqua Utilities Florida, Inc., ("Aqua Utilities"), owns and operates the Silver Lakes and the Western Shores Water Treatment Plants (WTP) and has submitted an application to renew a Consumptive Use Permit (CUP) with a request for a decrease in allocation. The WTPs were purchased by Aqua Utilities from Florida Water Services Corporation (FWSC) in August of 2004. The WTPs are interconnected and they provide potable water for public supply purposes utilizing three Floridan aquifer wells. The two developments consist of site built homes constructed on 0.50 to 2.0 acre lots and a manufactured home section on the shore of Lake Eustis. Wastewater disposal is 100% by private septic tanks. The commercial/industrial use requested by the applicant is for the Silver Lakes Country Club and two stores.

Water Supply System Description

The water supply facility for the Silver Lakes Development utilize one 10-inch diameter well (Well SL-3) with a 1600 gallon per minute (gpm) capacity and one 12 -inch diameter well (Well SL-4) with a 900 gpm capacity. The Western Shores Development utilizes one 8-inch diameter 600-gpm capacity well (Well WS-2). All wells are equipped with in-line totalizing flow meters. The fire protection system for the Silver Lakes/Western Shores development is designed to supply 750 gpm from the 10-inch diameter well (SL-3).

The utility does not operate a wastewater treatment facility nor is one available for the two developments at this time. Current wastewater disposal is by private septic tanks. The utility has also indicated that it is not planning on providing wastewater treatment to customers within the term of the proposed permit time frame.

Water Use Description

Aqua Utilities anticipates that the developments will reach a maximum population of 4140 Aqua Utilities proposes to add about 54 people per year to both developments. There is minor growth anticipated for the commercial use category.

The current rate structure is a single rate for all connections. The utility plans to propose an inclining block rate structure to the Public Service Commission by October 2006. The proposed inclining block rate structure will follow the guidelines for effective water conserving rate structures based upon current trends. Therefore staff is recommending a declining allocation for the next 3 years and then a constant rate allocation for the remaining duration of the permit, to allow for the proposed rate structure to be implemented and become effective. A five-year permit is recommended so that both the utility and the District can review the effectiveness of the new rate structure in promoting water conservation in the service area.

	2005	2011
Population served	3969	4140
Average daily use (mgd)	0.7254	0.6220
Project Maximum daily use (mgd)	0.8705	0.9330
Household Average daily use (mgd)	0.6374	0.5464
Average gpdc (household)	183	150
Commercial/Industrial Average daily use (mgd)	0.001	0.001
Urban landscape Irrigation Average Daily use (mgd)	0.00	0.00
Unaccounted for water (mgd)	0.0363	0.0311
Use Classifications:		
Household:	88%	88%
Commercial/Industrial:	.3%	.5%
Urban Landscape Irrigation:	0%	0%
Water Utility:	7%	7%
Unaccounted for use:	.7%	4.5%

PERMIT APPLICATION REVIEW:

Section 373.223, Florida Statutes (F.S.), and Section 40C-2.301, Florida Administrative Code (F.A.C.), require an applicant to establish that the proposed use of water:

- (a) is a reasonable-beneficial use:
- (b) will not interfere with any presently existing legal use of water; and,
- (c) is consistent with the public interest.

In addition, the above requirements are detailed further in the District's Applicant's Handbook: Consumptive Uses of Water, February 15, 2006 ("A.H."). District staff has reviewed the consumptive use permit application pursuant to the above-described requirements and have determined that the application meets the conditions for issuance of this permit. Highlights of the staff review are provided below.

Reasonable-Beneficial Use:

Staff evaluated whether the use of water proposed in this application meets District reasonable—beneficial use criteria. In performing the evaluation, staff evaluated whether the proposed use meets all the applicable criteria set forth in Section 10.3, A.H. Staff specifically reviewed and considered population and historical water use information, the hydrogeology and water resources of the area, results from ground water flow modeling

(Motz's two-layer model), water conservation and use of lowest quality water source information. Based on the review of the above information and associated evaluation, staff has concluded that the applicant has provided reasonable assurance that the proposed use of water meets the District's reasonable-beneficial use criteria.

Because of the location and nature of this proposed use of water, staff paid particular attention to District criteria regarding demonstration of need, efficient water use and water conservation, use of reclaimed water and reduction of environmental harm. Much of the utility's historical data was not available since they were not the historical record keeper. Attempts were made to acquire this information from FWSC but since that utility is now defunct, the records were not available for review of this application. Records review was limited to the 2003 and forward records that Aqua Utilities has generated. Staff realized that the current gallons per capita per day ("gpcd") was slightly higher than the District's recommended 150 gpcd however, Aqua Utilities is formulating an inclined block rate structure it feels will promote water conservation. Water use was within the permitted allocations of the previous permit and the review of District files did not reveal permit violations by the former or current operators. No indication of environmental harm was discovered or reported because of water withdrawal by the utility.

Staff evaluated whether there was a need for the amount of water the applicant is requesting. The recommended allocation for household use is based on a per capita water use of 150 gpcd, which is within the range typically allocated by the District for residential indoor and outdoor household use. These allocations are considered typical for economic and efficient water use. The utility is expected to reach the specified gpcd in 2008 once the inclined block rate structure has had time to become effective.

Interference with Existing Legal Uses of Water:

These developments have been in existence for over 20 years, and no known adverse impacts or harm to nearby ground water, surface water, or wetland resources have taken place, as a result of historic ground water withdrawals from the Floridan aquifer at this site. Since the recommended allocation has increased over time as authorized by the previous permit, District staff analyzed the drawdown effects of water withdrawal at the highest allocation rate of 227.03 million gallons per year or 0.6220 million gallons per day of groundwater from the Floridan aquifer and found that predicted drawdown in the Floridan aquifer was calculated to be approximately 0.01 feet in the center of pumping to approximately 0.0065 feet, 1000 feet away from the center of pumping. Drawdown effects in the surficial aquifer were also analyzed with the two-layer model and the results demonstrated little effects to the surficial aquifer from the highest groundwater withdrawal rate. Therefore, staff concluded that reasonable assurances have been provided that the proposed use will not cause interference to any existing legal use pursuant to section 9-2, A.H., provided permittee complies with the conditions recommended for this permit.

Public Interest:

The proposal to continue to use ground water from the Floridan aquifer for public supply type use can be considered beneficial to the collective well being of the people within the service area boundary. This consumptive use is beneficial to the people in that it provides a potable water supply to residents of the Silver Lakes/Western Shores developments, including water for irrigation of lawns that add aesthetic value to the community, and provides a source of water for fire protection when needed. The use will not adversely affect water resources, and qualifies as a reasonable-beneficial use based on the factors listed in 40C-2.301 (4)(a), (b), (c),(d),(e),(f),(g),(h),(i),(j),(k),(l), F.A.C., and none of the reasons for denial relating to salt water intrusion, water use reservations,

minimum flows and levels, and water table/surface water levels apply to the proposed use. Therefore, staff concluded that reasonable assurances have been provided that the proposed use is consistent with the public interest pursuant to section 9.3, A.H., provided the permittee complies with the conditions recommended for this permit.

Reasons for Recommendation for Denial:

Staff evaluated whether any of the Reasons for Denial set forth in Section 9.4 of the CUP Applicant's Handbook apply to this application and have concluded that none of these criteria apply to this application. None of the reasons for denial relating to saltwater intrusion, water use reservations, minimum flows and levels, and water table/surface water levels apply to the proposed use. Therefore, staff concluded that reasonable assurances have been provided that the proposed use is consistent with the public interest pursuant to section 9.4, A.H., provided the permittee complies with the conditions recommended for this permit.

PERMIT DURATION:

The applicant has requested a 20-year permit through 2026. Section 6.5.1, A.H. states that when requested by an applicant, a consumptive use permit shall have a duration of 20 years provided that applicant provides reasonable assurance that the proposed use meets the conditions for issuance in section 40C-2.301, F.A.C., and the criteria in Part II, A.H., for the requested 20 year permit duration. Upon review of the information submitted by the applicant and based on staff analyses, staff has determined that the proposed withdrawals, as limited by the recommended permit conditions, meet all SJRWMD permitting criteria for a period of 5 years. A five-year permit is recommended so that both the utility and the District can review the effectiveness of the new rate structure in promoting water conservation in the service area.

RECOMMENDATION:

District staff has concluded that the proposed use, as limited by the attached permit conditions, is reasonable-beneficial, will not cause or contribute to interference with existing legal uses, and is consistent with the public interest, therefore, recommend approval of this application. Additionally, the applicant can determine that the existing ground water source can continue to provide the recommended amount of water without causing adverse impacts on water resources or interference with existing legal uses of water.

GENERAL CONDITIONS: 1 thru 8

OTHER CONDITIONS:

- 1. All submittals made to demonstrate compliance with this permit must include the CUP number 2644 plainly labeled.
- 2. This permit will expire May 10, 2011.
- 3. Maximum annual ground water withdrawals from the Floridan aquifer for household, light commercial and water utility use must not exceed:
 - a. 251.08 million gallons per year or 0.6879 million gallons per day in 2006

b. 242.14 million gallons per year or 0.6634 million gallons per day in 2007

c. 227.03 million gallons per year or 0.6220 million gallons per day in 2008 to 2011

If the Permittee has not complied with all the conditions of this permit, the maximum annual groundwater withdrawals for household, commercial/industrial, water utility, unaccounted loss, and essential uses must not exceed the allocation for the year during which the violation first took place until the Permittee is in compliance with all the conditions of this permit.

4. If, during any year, the actual volume of water withdrawn by the Permittee equals 95 percent or more of the amount of water allocated for use by this permit, the Permittee must submit a report to the District explaining why the withdrawal of water by the Permittee equals 95 percent or more of the amount of water allocated by the permit. The report must evaluate the effect of the following items on the volume of water withdrawn by the Permittee:

Climatic shortfalls (drought);

Greater than anticipated growth in the Permittee's service area;

Inefficient usage within the service area;

Other factors that account for the withdrawal volume equaling 95 percent of more of the allocation.

The report must include a breakdown of the population currently being served by the Permittee, an updated projection of the anticipated population that will be served for the following year, an evaluation as to whether the Permittee anticipates it will be able to meet the water needs of the revised projected population without violating the allocations set forth in this permit, and a corrective action plan setting actions that the Permittee intends to take if the evaluation indicates that allocations will be exceeded during the following year. The report must be submitted to the District by February 15th of the year following the year wherein the Permittee experienced withdrawals of water the equal 95 percent or more of the amount of water allocated for use by this permit.

- 5. Well no. 2WS (station ID 9753), Well no. 3SL (station ID 9754) and Well no. 4SL (station ID 9755) must continue to be monitored with the totalizing flowmeter. These meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- Total withdrawals from Well no. 2WS (station ID 9753), Well no. 3SL (station ID 9754) and Well no. 4SL (station ID 9755) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50.
- 7. The permittee must maintain all flowmeters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 8. The permittee must have all flowmeters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated

if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.

- 9. The permittee must have in place a process for reporting, recording and documenting unmetered water uses including, but not limited to, main breaks, sewer cleaning, and water quality flushing.
- 10. The permittee must conduct and submit an annual water audit to the District. The audit must cover a period of at least one calendar year, and must identify all system losses (water utility) and all sources of unaccounted for water.
- 11. The permittee must implement the Water Conservation Plan submitted to the District on February 26, 2006, in accordance with the schedule contained therein.
- 12. The lowest quality water source, such as reclaimed water or surface/stormwater, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 13. The District must be notified, in writing, within 30-days of the transfer of this permit. All transfers are subject to the provisions of Section 40C-2.351, Florida Administrative Code, which states that all terms and conditions of the permit shall be binding to the transferee.
- 14. In the event that any unforeseen impacts occur to presently existing legal uses of water, the impacts must be mitigated either by the permittee or through a cooperative mitigation effort with other permittees.
- 15. The permittee shall submit, to the District, a copy of the approved water conservation rate structure, within 6 months of issuance of this permit (November 2006). The permittee shall propose adoption of the proposed rate structure by the next rate related or no later than the October 2007 Public Service Commission hearing.

REVIEWER: B. Carrick

Attachment 1

Well ,	GRS gf.	Casing Diameter (inches)	Well Depth (feet)	Status 7	Source
1WS	9752	4	223	Abandoned	Floridan Aquifer
2WS	9753	8	440	Active	Floridan Aquifer
3SL	9754	10	366	Active	Floridan Aquifer
4SL	9755	12	327	Active	Floridan Aquifer

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Florida Inc.

CONSUMPTIVE WATER USE GENERAL CONDITIONS

- District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event, a water shortage is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification, or abandonment is other than that specified and described on the consumptive use permit application form.
- Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of permit application may not be significantly adversely impacted by the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or with 30 days of any transfer of ownership or

- best management practices is allowed anytime within 24 hours of application.
- e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 14. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein. A report detailing the progress of plan implementation must be submitted to the District on or before the midpoint of the permit duration.

COMMERCIAL/INDUSTRIAL-TYPE USES

- 15. The permittee must maintain records of total daily withdrawals from each source on a monthly basis for each year ending December 31st. These records must be submitted to the District on form EN-3 by January 31st of each year.
- 16. If water source is from wells, permittee must develop and implement a Wellfield Operating Program within six (6) months of permit issuance. This program must explain which wells are primarly, secondary, standby (reserved), (the order of preference in turning on well, criteria for shutting down and restarting well, and any other aspects of wellfield management and operation. This program must be submitted to the District within six (6) months of permit issuance.
- 17. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein. A report detailing the progress of plan implementation must be submitted to the District on or before the midpoint of the permit duration.

MINING TYPE-USES

- 18. Permittee must mitigate any adverse impact caused by withdrawals permitted herein on legal uses of water existing at the time of permit application. The District has the right to curtail permitted withdrawal rates, permitted dewatering, or permitted allocations if the withdrawals of water cause an adverse impact on legal uses of water which existed at time of permit application. Adverse impacts are exemplified by but not limited to:
 - a) Reduction of well water levels resulting in a reduction of 10% in the ability of an adjacent well to produce water;
 - Reduction of water levels in an adjacent surface water body resulting in a significant impairment of the use of water in that water body;

- 24. Irrigation of agricultural crops is prohibited between the hours of 10:00 am and 4:00 p.m., except as follows:
 - a) Irrigation using a micro-irrigation system is allowed anytime.
 - b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - c) The use of recycled water from wet detention treatment ponds to irrigate agricultural crops is allowed anytime provided the ponds are not augmented from any ground or off-site surface water sources.
 - d) Irrigation of, or in preparation for planting, new agricultural crops is ** allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for crop establishment.
 - e) Chemigation and fertigation are allowed at any time of day one time per week, and anytime during the normal 4:00 p.m. to 10:00 a.m. irrigation hours.
 - f) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer or best management practices is allowed anytime within 24 hours of application.
 - g) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
 - h) Irrigation of agricultural crops by seepage systems which regulate offsite discharges through the use of water control structures is allowed anytime, provided the discharge does not overtop the control structure by more than one-half inch, the structure is well maintained, and there is no discharge between 1:00 p.m. and 7:00 p.m. unless associated with a storm event.
 - i) The use of water to protect agricultural crops from frost or freeze damage is allowed when freezing temperatures or frost is predicted by an official weather forecasting service.
 - j) The use of water to protect agricultural crops from heat stress damage is allowed anytime, provided the watering does not exceed ten minutes per hour per zone or one twenty minute period per day, whichever is applicable.

- The use of water to protect nursery plants from heat stress damage is allowed anytime, provided the watering does not exceed ten minutes per minute per hour per zone or one twenty minute period per day.
- j) Irrigation sites using reclaimed water must include signs designed and located to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
- 27. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein. A report detailing the progress of plan implementation must be submitted to the District on or before the midpoint of the permit duration.

AQUACULTURE USE

- 28. The permittee must install an aerator(s) to add dxygen to the facilities when necessary.
- 29. Facilities using reclaimed water may do so anytime provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
- 30. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein. A report detailing the progress of plan implementation must be submitted to the District on or before the midpoint of the permit duration.

GOLF COURSE/RECREATION USE

- 31. Golf course and recreational irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - a) Irrigation using a micro-irrigation system is allowed anytime.
 - b) Facilities using reclaimed water for irrigation may do so at anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - c) The use of recycled water from wet detention treatment ponds to irrigate golf courses and recreational areas is allowed anytime provided the ponds are not augmented from any ground or off-site surface water sources.

CONSUMPTIVE USE SPECIAL CONDITIONS

- 1. Freeze protection must occur only during the period outlined by the following parameters:
 - a) Freeze or below freezing temperatures are forecast by the National Weather Service and;
 - b) The "wet bulb" temperature, as measured by a "wet bulb" thermometer at the site of application, is 34 degrees Fahrenheit or less.

The permittee must maintain records of when withdrawals for freeze protection take place, including the date and duration of each withdrawal and the rate at which these withdrawals occur. The records must be tabulated for one-year periods ending June 30 of each year and submitted to the District on Form EN-13 by July 31st of the same year.

- 2. Prior to the construction, modification or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the Department of Health, Welfare and Bio-Environmental Services, pursuant to an Inter-agency Agreement with the St. Johns River Water Management District and Duval County signed November 29, 1978. Construction, modification or abandonment of water well will require modification of the Consumptive Use Permit when such construction, modification or abandonment is other than that specified and described on the Consumptive Use Permit Application Form.
- 3. Prior to the construction, modification or abandonment of a well, the permittee must obtain a Water Well Construction Permit from Volusia County Building Inspections and Permits, pursuant to an Inter-agency Agreement with the St. Johns River Water Management District and Duval County signed September 7, 1978. Construction, modification or abandonment of water well will require modification of the Consumptive Use Permit when such construction, modification or abandonment is other than that specified and described on the Consumptive Use Permit Application Form.
- 4. A water sample must be taken from the well(s) designated by the District in May and October of each year for the duration of the permit. The samples must be collected immediately following an irrigation cycle, whenever possible. If this is not possible, the well must be allowed to discharge at design capacity for at least 20 minutes before the sample is collected. The samples must be analyzed for chlorides (CL). In addition

- 14. The Florida Department of Environmental Regulation (FDER) and the St. Johns River Water Management District (Division of Permitting) must be notified two weeks in advance of the crops washing plant-beginning operation. FDER staff is to be allowed on the Permittee's property to take water samples of the water discharged from the crop washing operation. These samples by be taken at any location FDER staff deems necessary.
- 15. The surface water withdrawal facilities must be the primary sources for freeze protection on the proposed fern acreage.
- 16. Permittee must follow Soil Conservation Service (SCS) specifications for the design and utilization of an onsite tailwater/retention pond system for frost and freeze protection on the proposed fern acreage. The permittee must submit to the District, within 6 months of construction of the tailwater/retention pond system, verification from SCS that the system has been built prior to freeze protecting the proposed acreage.
- 17. During the construction of the tailwater/retention pond the permittee must install a staff gauge in the pond to measure water levels. A record must be maintained of:
 - a) Water level prior to pumping the pond for frost and freeze protection,
 - b) Water level at the duration of pumping, —
 - c) The duration of hours during each pumping periods, and
 - d) Dates of pumping for freeze protecting.
- 18. The proposed well may be utilized to augment the tailwater/retention pond water level prior to freezing conditions. The proposed well may be utilized for freeze protection during extended freeze events (beyond 48 hours of below 32 degrees Fahrenheit), when the tailwater/retention pong reaches the minimum depth as designed by SCS. A record must be maintained of:
 - a) Date the well is utilized for freeze protection.
 - b) Pumping rate and duration of pumping.

The records must be tabulated and submitted to the District on a yearly basis ending June 30th of each year and submitted by July 31st of each year.

- 25. Permittee must install either one of the following on the proposed fern acreage:
 - a) A dual sprinkler irrigation system on the proposed fern acreage, which has the capability of icing over the top of the shade cloth,
 - A single lower sprinkler system which is designed to limit the sprinkler nozzle output to 100 gallon/minute/acre for freeze protection, or
 - A District approved alternative. The irrigation system must be installed prior to the freeze protection of the proposed acreage.
- 26. Permittee must follow Soil Conservation Service (SCS) or professional engineer (PE) specifications for the design and utilization of an onsite tailwater/retention pond system for frost and freeze protection on the proposed fern acreage. The permittee must submit to the District, within 6 months of construction of the tailwater/retention pond system, verification from SCS or PE that the system has been built to SCS or PE standards. The tailwater/retention pond system must be built prior to freeze protection of the proposed acreage.
- 27. Within one year of issuance of the permit, permittee must retrofit the existing irrigation system by either installing a dual sprinkler system which has the capability of icing over the top of the shade eleth, changing the nozzle sizes on the sprinklers limiting their output to 100 gallons/minute/acre for freeze protection or a District approved alternative. Upon completion of retrofitting, permittee must submit written notice to the District.
- 28. Within one year of issuance of the permit, the permittee must install a minimum of two wind blocks, one on the north side and one on the west side. The wind-blocks may be either man-made or natural vegetation.
- 29. Within 60 days of issuance of the permit or installation of the irrigation system, the permittee must delineate all acreage not permitted for freeze protection by color coding the sprinkler standpipes with fluorescent red paint or tape which will be maintained throughout the duration of this permit.

NEW WELLS OR VIOLATION:

30. Prior to beginning usage, all withdrawal points must be equipped with totalizing flow meters. Such meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.

MODIFICATION OR RENEWAL WITH NEW WELLS:

- 38. Within one year of permit issuance all existing withdrawal points must be equipped with totalizing flow meters or an alternative method for measuring flow must be implemented. Totalizing flow meters must maintain 95% accuracy, be verifiable and be installed according to manufacturer specifications. Alternative methods for measuring water withdrawals must be 90% accurate, verifiable and approved by the District prior to implementation. If after a period of one year, the selected alternative does not meet the accuracy and verifiability requirements, totalizing flow meters or another District approved alternative must be used.
- 39. Prior to beginning water use, all new withdrawal points must be equipped with totalizing flow meters. Such meters must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 40. Total withdrawals from each monitored source must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50.
- 41. The permittee must maintain the required flow meter(s) or other District approved flow-measuring device(s). In case of failure or breakdown of any meter or other device, the District must be notified in writing within 5 days of it discovery. A defective meter or other device must be repaired or replaced within 30 days of its discovery.
- 42. The permittee must have any flow meter(s) calibrated once every three years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow, and the meter reading is greater that 5%. District Form EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 43. Any excessive leaks in the pipeline must be repaired within 5 days after the leak is discovered.
- 44. Within the duration of this permit, the existing irrigation system must be upgraded to or maintained at an 80% efficient system based upon the system efficiencies determined by the Soil Conservation Service.



4049 Reid Street • PO Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com.

CERTIFIED NUMBER: 7004 0750 0003 3823 0226

August 12, 2004

Agua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2614

The District has received a copy of the Bill of Sale naming Agua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

CC:

District Permit File

Lynn Minor, Data Management Supervisor

GOVERNING BOARD

Ometrias D. Long, CHARMAN

ACKSON //USE

David G. Graham IPCE CHAIRMAN R. Clay Albright, SECRETAIN

Duane Ottenstroer theas inch

W. Michael Branch VERNANDINA REACH

John G. Sowinski OPLANUC

William Kerr MELBOWONE BEACH

Susarily Humbre

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2614

ORIGINAL PERMIT ISSUED: February 23, 2000 TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Skycrest

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 10.13 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site: Skycrest

Lake County

Section(s): 27, 33, 34

Township(s):

18S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated February 23, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By:

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2614 AQUA UTILITIES FLORIDA DATED FEBRUARY 23, 2000

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. Well Nos.1 (#9604) and 2 (#9605), as listed on the application, are equipped with individual, totalizing flowmeters. These meters must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 12. This permit will expire on February 23, 2020.
- 13. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:

8.670 million gallons from February, 2000 to January, 2001.

8.740 million gallons from January, 2001 to January, 2002.

8.820 million gallons from January, 2002 to January, 2003.

8.890 million gallons from January, 2003 to January, 2004.

8.960 million gallons from January, 2004 to January, 2005.

9.030 million gallons from January, 2005 to January, 2006.

9.110 million gallons from January, 2006 to January, 2007.

9.180 million gallons from January, 2007 to January, 2008.

9.250 million gallons from January, 2008 to January, 2009.

9.320 million gallons from January, 2009 to January, 2010.

9.400 million gallons from January, 2010 to January, 2011.

9.470 million gallons from January, 2011 to January, 2012.

9.540 million gallons from January, 2012 to January, 2013.

9.620 million gallons from January, 2013 to January, 2014.

9.690 million gallons from January, 2014 to January, 2015.

9.760 million gallons from January, 2015 to January, 2016. 9.840 million gallons from January, 2016 to January, 2017.

9.910 million gallons from January, 2017 to January, 2018.

9.980 million gallons from January, 2018 to January, 2019.

10.050 million gallons from January, 2019 to January, 2020.

10.130 million gallons from January, 2020 to February, 2020.

- 14. Permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 15. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state

law.

- 16. All submittals made to demonstrate compliance with this permit must include the permit number 2614 plainly labeled.
- 17. Total withdrawal from Well No.'s 1 (#9604) and 2 (#9605), as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period

Report Due Date

January - June

July 31

July - December

January 31

- 18. The permittee must have the flow meters calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.
- 19. The permittee must maintain the required flow meters on Well No.'s 1 (#9604) and 2 (#9605). In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 20. The permittee must develop a water conserving rate structure and submit it to the District for review and approval at least six months prior to the next rate case for this service area to be filed with the Florida Public Service Commission. The evaluation must include a demographic study of the service area and graphically illustrate the percentage of users per each increasing 1,000 gallon unit. A flat rate structure is not considered a water conserving rate structure.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2614		magnetic state of mode.
Permittee Name: Aqua Utilities Florida		
Date of Permit Issuance: February 23, 2000	Station Name: 1	
Pump Capacity: 175 GPM		
Serial Number on Meter:		
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:/		
Date of This Calibration:		
Name of Person Performing Calibration:		
·		
Method or Equipment Used for Calibration:		
\$		
Initial Mater Deading at Start of Calibrations		
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:	·	
Readings on Equipment Used for Calibration:		
Start:	End:	
(Attach Formulas Us	sed to Make Calculations)	
Percent of Error Between Meter Reading and Calib	ration Equipment:	%
Name of Person Completing Form (Please Print):		
Company Name:		
Address:		
City/State/Zip:		
vtime Telephone: () -		

Please Retain a Copy for Your Records

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2614	To and Adaptive Processing
Permittee Name: Aqua Utilities Florida	·
Date of Permit Issuance: February 23, 2000 Station Name: 2	
Pump Capacity: 500 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:	%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	 -
aytime Telephone: (

Please Retain a Copy for Your Records



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0271

August 24, 2004

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FI 34240

SUBJECT: Consumptive Use Permit #2606

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Todd Eller, Supervising Regulatory Hydrologist, 386-329-4210.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit Conditions of Issuance Compliance Forms Well Tags

CC: District Permit File

Lynn Minor, Data Management Supervisor

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2606

ORIGINAL PERMIT ISSUED: <u>July 24, 2002</u> TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Stone Mountain

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 5.0 million gallons per year of ground water from the Floridan aquifer for the household use of 61 people and 0.1 million gallons per day for essential fire protection.

LOCATION:

Site:

Stone Mountain

Lake County

Section(s):

18

Township(s):

20S

Range(s):

25E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated July 24, 2002

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

By:

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2606 AQUA UTILITIES FLORIDA DATED JULY 24, 2002

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- 9. Total withdrawals from well number 1 (GRS ID 9591) (as listed on the application) must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

- 10. This permit will expire 20 years from the date of issuance. July 24, 2022
- 11. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed 5.0 million gallons.
- 12. Maximum daily withdrawal from the Floridan Aquifer for essential fire protection, must not exceed 0.1 million gallons.
- 13. Well number 1 (GRS ID 9591) (as listed on the application) is equipped with a totalizing flow meter. This meter must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications. Documentation from the local fire protection authority must be received by the District within 30 days of the well being used for essential fire protection. The documentation must include the pump capacity and the duration of pumping.
- 14. All submittals made to demonstrate compliance with this permit must include the CUP number 2606 plainly labeled on the submittal.
- 15. Permittee must have all flow meters checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 16. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 17. The permittee must implement the Water Conservation Plan submitted to the District, and maintain these practices for the duration of the permit.
- 18. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2606	- Indiana de la companya del companya de la companya del companya de la companya
Permittee Name: Aqua Utilities Florida	·
Date of Permit Issuance: July 24, 2002 Statio	n Name: 1
Pump Capacity: 500 GPM	
Serial Number on Meter:	<u> </u>
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:	
Date of This Calibration:	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to M	flake Calculations)
Percent of Error Between Meter Reading and Calibration E	quipment:%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
ytime Telephone: ()	

Please Retain a Copy for Your Records

NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT INDIVIDUAL WATER USE PERMIT

(NWFWMD Form No. A2-E)

Permit granted to:	Permit No.: 19842730 Renewal/Modification
Florida Water Services Corporation	Date Permit Granted: June 26, 2003
Post Office Box 609520	Permit Expires On: July 1, 2013
Orlando, Florida 32860-9520 (Legal Name and Address) Re: Sunny Hills Community	Source Classification: Floridan Aquifer Use Classification: Public Supply
County: Washington Area: C	Location: Section 1/4 Section
Application No.: 106268	Township 2 North Range 13-14 West

Terms and standard conditions of this Permit are as follows:

- That all statements in the application and in supporting data are true and accurate and based
 upon the best information available, and that all conditions set forth herein will be
 complied with. If any of the statements in the application and in the supporting data are
 found to be untrue and inaccurate, or if the Permittee fails to comply with all of the
 conditions set forth herein, then this Permit shall be revoked as provided by Chapter
 373.243, Florida Statutes.
- 2. This Permit is predicated upon the assertion by the Permittee that the use of water applied for and granted is and continues to be a reasonable and beneficial use as defined in Section 373.019(4), Florida Statutes, is and continues to be consistent with the public interest, and will not interfere with any legal use of water existing on the date this Permit is granted.
- This Permit is conditioned on the Permittee having obtained or obtaining all other necessary permit(s) to construct, operate and certify withdrawal facilities and the operation of water system.
- 4. This Permit is issued to the Permittee contingent upon continued ownership, lease or other present control of property rights in underlying, overlying, or adjacent lands. This Permit may be assigned to a subsequent owner as provided by Chapter 40A-2.351, Florida Administrative Code, and the acceptance by the transferee of all terms and conditions of the Permit.

19842730/106268

- 5. This Permit authorizes the Permittee to make a combined average annual withdrawal of 275,000 gallons of water per day, a maximum combined withdrawal of 545,000 gallons during a single day, and a combined monthly withdrawal of 12,000,000 gallons. Withdrawals for the individual facilities are authorized as shown in the table below in paragraph six. However, the total combined amount of water withdrawn by all facilities listed in paragraph six shall not exceed the amounts identified above.
- 6. Individual Withdrawal Facility Authorization

WITHDRAWAL POINT ID NO.	LOCATION SEC,TWN,RNG	GALLONS/DAY AVERAGE	GALLONS/DAY MAXIMUM
#I (AAA5155)	Sec. 25, T2N, R14W		432,000
#4 (AAA5156)	Sec. 17, T2N, R13W		504,000
#S (AAA1095)	Sec. 22, T2N, R13W		288,000

- 7. The use of the permitted water withdrawal is restricted to the use classification set forth by the Permit. Any change in the use of said water shall require a modification of this Permit.
- 8. The District's staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this Permit.
- 9. The District's staff, upon providing prior notice and proper identification, may request permission to collect water samples for analysis, measure static and/or pumping water levels and collect any other information deemed necessary to protect the water resources of the area.
- 10. The District reserves the right, at a future date, to require the Permittee to submit pumpage records for any or all withdrawal point(s) covered by this Permit.
- 11. Permittee shall mitigate any significant adverse impact caused by withdrawals permitted herein on the resource and legal water withdrawals and uses, and on adjacent land use, which existed at the time of permit application. The District reserves the right to curtail permitted withdrawal rates if the withdrawal causes significant adverse impact on the resource and legal uses of water, or adjacent land use, which existed at the time of permit application.
- 12. Permittee shall not cause significant saline water intrusion or increased chloride levels. The District reserves the right to curtail permitted withdrawal rates if withdrawals cause significant saline water intrusion or increased chloride levels.

MAR. 2. 2005 2:01PM NW FLA WATER MANAGE

NO. 744 P. 4

19842730/106268

- 13. The District, pursuant to Section 373.042, Florida Statutes, at a future date, may establish minimum and/or management water levels in the aquifer, aquifers, or surface water hydrologically associated with the permitted withdrawals; these water levels may require the Permittee to limit withdrawal from these water sources at times when water levels are below established levels.
- 14. Nothing in this Permit should be construed to limit the authority of the Northwest Florida Water Management District to declare water shortages and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate and implement a plan during periods of water shortage pursuant to Section 373.246, Florida Statutes, or to declare Water Resource Caution Areas pursuant to Chapters 40A-2.801, and 62-40.41, Florida Administrative Code.
 - (a) In the event of a declared water shortage, water withdrawal reductions shall be made as ordered by the District.
 - (b) In the event of a declared water shortage or an area as a Water Resource Caution Area, the District may alter, modify or inactivate all or parts of this permit.
- 15. The Permittee shall properly plug and abandon any well determined unsuitable for its intended use, not properly operated and maintained, or removed from service. The well(s) shall be plugged and abandoned to District Standards in accordance with Section 40A-3.531, Florida Administrative Code.
- Any Specific Permit Condition(s) enumerated in Attachment A are herein made a part of this Permit.

Authorized Signature
Northwest Florida Water Management District

' MAR. 2.2005 2:01PM

NW FLA WATER MANAGE

NO. 744 P. 5

19842730/106268

ATTACHMENT A Florida Water Services Corporation Sunny Hills Community

Individual Water Use Permit No. 19842730 Individual Water Use Application No. 106268

- 1. The Permittee shall maintain, in working order, flow meters on all wells.
- 2. The Permittee shall record the data required on the Water Use Summary Reporting Form NWFWMD A2-I, and submit reports for each year to the District by January 31 of the following year. The Permittee shall ensure that daily meter readings are recorded at all well locations and the reporting form properly completed and submitted to the District in a timely manner. The next report is due by January 31, 2004.
- 3. The Permittee shall record the total amount of water withdrawn, the total amount of water billed to customers, and the total amount of unaccounted water (difference of water withdrawn and water billed), and submit reports for each year to the District by January 31 of the following year.
- 4. The Permittee shall submit a copy of the current residential and commercial rate structures by January 31, 2004. The Permittee shall subsequently submit a copy of any rate structure changes within 30 days of their effective date.



4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sirwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0172

August 24, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #51073

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Gloria Lewis, Director

Division of Permit Data Services

Enclosures:

Permit

Conditions of Issuance Compliance Forms

Well Tags

District Permit File CC:

Lynn Minor, Data Management Supervisor

--- GOVERNING BOARD ---

Ometrias D. Long CHAIRMAN

ACKSON HILLE

David G. Graham 1905 CHAIRMAN R. Clay Albright, SECRETARY

Duane Ottenstroer TREASUREP

W. Michael Branch PERNANDINA BEACH

John G. Sowinski THE AND E

William Keri MELHONIMANE BEAUN Ann T Moore

Susan N. Hughes

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 51073

ORIGINAL PERMIT ISSUED: <u>September 30, 1999</u> TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Tangerine Park

A PERMIT AUTHORIZING:

Use of 48.388 million gallons per year of ground water from the Floridan aquifer system for public supply type uses to serve an estimated population of 843 people in 2009.

LOCATION:

Site: Tangerine Park

Orange County

Section(s): 4, 5, 6, 7, 8, 9

Township(s): 20S

Range(s):

27E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated September 30, 1999

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Ву:

Dwight Jenkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 51073 AQUA UTILITIES FLORIDA DATED SEPTEMBER 30, 1999

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. The permittee must ensure that all service connections are metered.
- 11. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 12. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.
- 13. This permit will expire on September 30, 2009.
- 14. The maximum annual withdrawals for all uses within the site Tangerine Park must not exceed 48.388 million gallons.
- 15. Maximum annual withdrawal from the Floridan Aquifer for household type uses must not exceed:
 - 48.388 million gallons from 1999 to 2009
- 16. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permitee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 17. All submittals made to demonstrate compliance with this permit must include the permit number 51073 plainly labeled.
- 18. The common discharge point from Well no's A and B as listed on the application is equipped with a totalizing flow meter. This meter must maintain 95% accuracy, be verifiable and be installed according to the manufacturer's specifications.
- 19. The total withdrawal from well numbers A and B, as listed on the application must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period

Report Due Date

January - June July - December July 31 January 31

- 20. The permittee must maintain all flow meters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 21. The permittee must have the flow meter checked for accuracy at least once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 51073	
Permittee Name: Aqua Utilities Florida	
Date of Permit Issuance: September 30, 1999 Station Name: A	
Pump Capacity: 250 GPM	
Serial Number on Meter:	
Meter Model:	
Discharge Pipe Diameter:	
Date of Last Meter Calibration:/	
Date of This Calibration:/	
Name of Person Performing Calibration:	
Method or Equipment Used for Calibration:	
Initial Meter Reading at Start of Calibration:	
Final Meter Reading at End of Calibration:	
Readings on Equipment Used for Calibration:	
Start: End:	
(Attach Formulas Used to Make Calculations)	
Percent of Error Between Meter Reading and Calibration Equipment:	%
Name of Person Completing Form (Please Print):	
Company Name:	
Address:	
City/State/Zip:	
_aytime Telephone: (

Please Retain a Copy for Your Records



4049 Reid Street • P.O Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com

CERTIFIED NUMBER: 7004 0750 0003 3823 0219

August 12, 2004

Aqua Utilities of Florida 6960 Professional Parkway East, Suite 400 Sarasota, Fl 34240

SUBJECT: Consumptive Use Permit #2632

The District has received a copy of the Bill of Sale naming Aqua Utilities Florida as the owner of the parcel of property formerly owned by Florida Water Services.

The above referenced permit is hereby transferred to Aqua Utilities Florida as the new permit holder, you are required to comply with all the conditions as noted in the permit. If you have any questions concerning the conditions of your permit, please contact Shannon Joyce, Hydrologist IV, 407-659-4848.

Thank you for your cooperation with this matter. If you have any questions or if the District can be of further assistance, please do not hesitate to contact us.

Sincerely,

Glória Lewis, Director

Division of Permit Data Services

Enclosures:

Permit Conditions

Conditions of Issuance Compliance Forms

Well Tags

CC: District Permit File

Lynn Minor, Data Management Superviso

..... GOVERNING BOARD

W. Michael Branch PERNAMBHAR BEACH John G. Sowinski

William Ken MEI 800 PNE BEACH Ann T Moore BUNNEH Susan N. Hughes JACKSONVILLE

40C-1.612 TRANSFER OF OWNERSHIP OF PERMIT

- (1) Transfer of Permitted Facility. Within (30) days of any sale, conveyance, or other transfer of a facility, system, or well permitted by the District, the existing permittee must notify the District, in writing, of such transfer, giving the name and address of the transferee and providing a copy of the instrument effectuating the transfer.
- (2) Transfer of Interest in Real Property. Within (30) days of any transfer of ownership or control of the real property at which any permitted facility, system, consumptive use, or activity is located the permittee must notify the District, in writing, of the transfer, giving the name and address of the new owner or person in effectuating the transfer.
- (3) Transfer of Permit. To transfer a permit, the permittee must provide the information required in subsections (1) and (2), together with a written statement from the proposed transferee that it will bound by all terms and conditions of the permit. Additionally, where applicable, the transferee must demonstrate that it is capable of constructing, operating and maintaining the permitted facility, system, consumptive use, well or activity. Once the required information has been provided, the District may transfer the permit to the transferee.

PERMIT NO. 2632

ORIGINAL PERMIT ISSUED: August 11, 2000 TRANSFER PROCESS DATE: August 23, 2004

PROJECT NAME: Lake Utilities/Valencia Terrace

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 42.56 million gallons per year of ground water from the Floridan aquifer for household type uses.

LOCATION:

Site:

Lake Utilities/Valencia Terrace

Lake County

Section(s):

10

Township(s):

19S

Range(s):

24E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated August 11, 2000

AUTHORIZED BY:

St. Johns River Water Management District Department of Resource Management

Rv

Dwight denkins Division Director

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2632 AQUA UTILITIES FLORIDA DATED AUGUST 11, 2000

- 1. District Authorized staff, upon proper identification, will have permission to enter, inspect and observe permitted and related facilities in order to determine compliance with the approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- If the permittee does not serve a new projected demand located within the service area upon which the annual allocation was calculated, the annual allocation will be subject to modification.

- 10. Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.
 - (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
 - (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
 - (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- 11. Well No.1 (GRS # 9706) and Well No. 2 (GRS #9707), as listed on the application, are coupled together and are equipped with an individual, totalizing flowmeter. This meter is installed too close to an elbow and a tee in the piping system. This meter must be relocated according to American Water Works Association (AWWA) standards. Documentation that this meter has been re-installed according to AWWA standards must be submitted to the District within 90-days of permit issuance. This meter must maintain 95% accuracy, be verifiable, and be installed according to the manufacturer's specifications.
- 12. This permit will expire on August 11, 2020.
- 13. Maximum annual ground water withdrawals for household and water utility type uses must not exceed:

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39.61 million gallons in 2000;
39.82 million gallons in 2001;
40.03 million gallons in 2002;
40.24 million gallons in 2003;
40.45 million gallons in 2004.
40.66 million gallons in 2005;
40.87 million gallons in 2006;
41.08 million gallons in 2007;
41.29 million gallons in 2008;
41.50 million gallons in 2009;
41.72 million gallons in 2010.
41.92 million gallons in 2011;
42.14 million gallons in 2012;
42.34 million gallons in 2013;
42.56 million gallons in 2014 through 2020.
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- 14. The permittee must implement the conservation plan approved by the District in accordance with the schedule contained therein.
- 15. The lowest quality water source, such as reclaimed water and surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

- 16. All submittals made to demonstrate compliance with this permit must include the permit number 2632 plainly labeled on the submittals.
- 17. Total withdrawal from Well No. 1 (GRS #9706) and Well No. 2 (GRS #9707), as listed on the application, must be recorded continuously, totaled monthly, and reported to the District at least every six months for the duration of this permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period January - June July - December Report Due Date

July 31 January 31

- 18. The permittee must have the flow meter calibrated once every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/ calibration.
- 19. The permittee must propose and implement specific water conservation measures (e.g. ongoing leak detection and main-line replacement programs) to try and reduce the amount of water being lost to main breaks. A report detailing the conservation measures implemented and summarizing their effectiveness (audit of potable system) must be submitted as part of the compliance report required every five years.
- 20. The permittee shall submit, to the District, a compliance report pursuant to subsection 373.236(3), F.S., every 5 years during the term of the permit. The permittee shall submit the report by December 31 of the required year. The report shall contain sufficient information to demonstrate that the permittee's use of water will continue, for the remaining duration of the permit, to meet the conditions for permit issuance set forth in the District rules that existed at the time the permit was issued for 20 years by the District. At a minimum, the compliance report must:
 - (a) meet the submittal requirements of section 4.2 of the Applicant's Handbook: Consumptive Uses of Water, October 20, 1996;
 - (b) address the effectiveness of conservation measures implemented to reduce water losses to line breaks; and
 - (c)summarize the status of any rate cases with the Public Service Commission.
- 21. The permittee must submit, for adoption, a District approved water conserving rate structure to the Florida Public Service Commission (FPSC) as part of their next water rate case.

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2632		A frame of the party.
Permittee Name: Aqua Utilities Florida		
Date of Permit Issuance: August 11, 2000	Station Name: 1	
Pump Capacity: 750 GPM	·	
Serial Number on Meter:		
Meter Model:		
Discharge Pipe Diameter:		
Date of Last Meter Calibration:		
Date of This Calibration:		
Name of Person Performing Calibration:		
Method or Equipment Used for Calibration:		
Initial Meter Reading at Start of Calibration:		
Final Meter Reading at End of Calibration:		
Readings on Equipment Used for Calibration:		
Start:	End:	
(Attach Formulas Us	sed to Make Calculations)	
Percent of Error Between Meter Reading and Calib	ration Equipment:	%
Name of Person Completing Form (Please Print):	,	
Company Name:		
Address:		- ·
City/State/Zip:		_
ytime Telephone: ()		
Please Retain a C	copy for Your Records	

FLOW METER WATER CALIBRATION RECORD - EN51

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT Post Office Box 1429 Palatka, Florida 32178-1429

Consumptive Use Permit Number: 2632			
Permittee Name: Aqua Utilities Florida			
Date of Permit Issuance: August 11, 2000	Station Name: 2		
Pump Capacity: 250 GPM			
Serial Number on Meter:	·		
Meter Model:			
Discharge Pipe Diameter:			
Date of Last Meter Calibration:/			
Date of This Calibration:			
Name of Person Performing Calibration:			
Method or Equipment Used for Calibration:			
Initial Meter Reading at Start of Calibration:			
Final Meter Reading at End of Calibration:			
Readings on Equipment Used for Calibration:			
Start:	End:		
(Attach Formulas t	Jsed to Make Calculations)		
Percent of Error Between Meter Reading and Cal	ibration Equipment:	%	
Name of Person Completing Form (Please Print):			
Company Name:			
Address:		_	
City/State/Zip:			
ytime Telephone: ()			

Please Retain a Copy for Your Records



Kirby B. Green III, Executive Director . David W. Fisk, Assistant Executive Director

4049 Reid Street • P.O. Box 1429 • Palatka, FL 32178-1429 • (386) 329-4500 On the Internet at www.sjrwmd.com.

August 10, 2004

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

SUBJECT:

Consumptive Use Permit Number 2608

Venetian Village

Dear Sir/Madam:

Enclosed is your permit and the forms necessary for submitting information to comply with conditions of the permit as authorized by the St. Johns River Water Management District on August 10, 2004.

Please be advised that the period of time within which a third party may request an administrative hearing on this permit may not have expired by the date of issuance. A potential petitioner has twenty-six (26) days from the date on which the actual notice is deposited in the mail, or twenty-one (21) days from publication of this notice when actual notice is not provided, within which to file a petition for an administrative hearing pursuant to Sections 120.569 and 120.57, Florida Statutes. Receipt of such a petition by the District may result in this permit becoming null and void.

Permit issuance does not relieve you from the responsibility of obtaining permits from any federal, state and/or local agencies asserting concurrent jurisdiction over this work.

The enclosed permit is a legal document and should be kept with your other important records. Please read the permit and conditions carefully since the referenced conditions may require submittal of additional information. All information submitted as compliance with permit conditions must be submitted to the nearest District Service Center and should include the above referenced permit number.

Sincerely, Llouis Gean Lewis

Gloria Lewis, Director

Permit Data Services Division

Enclosures: Permit, Conditions for Issuance, Compliance Forms, Map, Well Tags

cc: District Permit File

Agent:

Aqua Utilities Florida

6960 Professional Parkway East, Suite 400

Sarasota, FL 34240

-GOVERNING BOARD

Ometrias D. Long, Chwanan APOPKA David G. Graham, VICE CHAIRMAN

R. Clay Albright, SECRETARY

Duane Ottenstroer, TREASURER

W. Michael Branch

John G. Sowinski ORLANDO William Kerr MELBOUANE BEACH Ann T. Moore

Susan N. Hughes

PERMIT NO. 2608

DATE ISSUED: August 10, 2004

PROJECT NAME: Venetian Village

A PERMIT AUTHORIZING:

The District authorizes, as limited by the attached permit conditions, the use of 17.341 million gallons per year (mgy) (0.0475 million gallons per day (mgd) average) of groundwater from the Floridan aquifer for public supply type use.

LOCATION:

Site: Venetian Village

Lake County

Section(s): 11

Township(s):

205

Range(s):

26E

ISSUED TO:

Aqua Utilities Florida 6960 Professional Parkway East, Suite 400 Sarasota, FL 34240

Permittee agrees to hold and save the St. Johns River Water Management District and its successors harmless from any and all damages, claims, or liabilities which may arise from permit issuance. Said application, including all maps and specifications attached thereto, is by reference made a part hereof.

This permit does not convey to permittee any property rights nor any rights of privileges other than those specified herein, nor relieve the permittee from complying with any law, regulation or requirement affecting the rights of other bodies or agencies. All structures and works installed by permittee hereunder shall remain the property of the permittee.

This permit may be revoked, modified or transferred at any time pursuant to the appropriate provisions of Chapter 373, Florida Statutes and 40C-1, Florida Administrative Code.

PERMIT IS CONDITIONED UPON:

See conditions on attached "Exhibit A", dated August 10, 2004

AUTHORIZED BY: St. Johns River Water Management District

Department of Resource Management

By:

Dwight Jenkins
Division Director

SCANNET

"EXHIBIT A" CONDITIONS FOR ISSUANCE OF PERMIT NUMBER 2608 AQUA UTILITIES FLORIDA DATED AUGUST 10, 2004

- District Authorized staff, upon proper identification, will have permission to enter, inspect
 and observe permitted and related facilities in order to determine compliance with the
 approved plans, specifications and conditions of this permit.
- 2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Section 373.175, Florida Statutes, or to formulate a plan for implementation during periods of water shortage, pursuant to Section 373.246, Florida Statutes. In the event a water shortage, is declared by the District Governing Board, the permittee must adhere to the water shortage restriction as specified by the District, even though the specified water shortage restrictions may be inconsistent with the terms and conditions of this permit.
- 3. Prior to the construction, modification, or abandonment of a well, the permittee must obtain a Water Well Construction Permit from the St. Johns River Water Management District, or the appropriate local government pursuant to Chapter 40C-3, Florida Administrative Code. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification or abandonment is other than that specified and described on the consumptive use permit application form.
- 4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
- 5. Legal uses of water existing at the time of the permit application may not be interfered with by the consumptive use. If unanticipated interference occurs, the District may revoke the permit in whole or in part to curtail or abate the interference unless the permittee mitigates for the interference. In those cases where other permit holders are identified by the District as also contributing to the interference, the permittee may choose to mitigate in a cooperative effort with these other permittees. The permittee must submit a mitigation plan to the District for approval prior to implementing such mitigation.
- 6. Off-site land uses existing at the time of permit application may not be significantly adversely impacted as a result of the consumptive use. If unanticipated significant adverse impacts occur, the District shall revoke the permit in whole or in part to curtail or abate the adverse impacts, unless the impacts can be mitigated by the permittee.
- 7. The District must be notified, in writing, within 30 days of any sale, conveyance, or other transfer of a well or facility from which the permitted consumptive use is made or within 30 days of any transfer of ownership or control of the real property at which the permitted consumptive use is located. All transfers of ownership or transfers of permits are subject to the provisions of section 40C-1.612, Florida Administrative Code.
- 8. A District-issued identification tag shall be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, Florida Administrative Code. Permittee shall notify the District in the event that a replacement tag is needed.
- Landscape irrigation is prohibited between the hours of 10:00 a.m. and 4:00 p.m., except as follows:
 - (a) Irrigation using a micro-irrigation system is allowed anytime.
 - (b) The use of reclaimed water for irrigation is allowed anytime, provided appropriate signs

are placed on the property to inform the general public and District enforcement personnel of such use. Such signs must be in accordance with local restrictions.

- (c) Irrigation of, or in preparation for planting, new landscape is allowed any time of day for one 30 day period provided irrigation is limited to the amount necessary for plant establishment.
- (d) Watering in of chemicals, including insecticides, pesticides, fertilizers, fungicides, and herbicides when required by law, the manufacturer, or best management practices is allowed anytime within 24 hours of application.
- (e) Irrigation systems may be operated anytime for maintenance and repair purposes not to exceed ten minutes per hour per zone.
- All submittals made to demonstrate compliance with this permit must include the CUP number 2608 plainly labeled.
- 11. This permit will expire on February 18, 2020.
- 12. Maximum annual ground water withdrawals from the Floridan aquifer for household, and utility losses must not exceed:

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13.14 million gallons (0.0360 million gallons per day average) in 2004,
13.39 million gallons (0.0367 million gallons per day average) in 2005.
13.66 million gallons (0.0374 million gallons per day average) in 2006,
13.92 million gallons (0.0381 million gallons per day average) in 2007,
14.19 million gallons (0.0389 million gallons per day average) in 2008,
14.45 million gallons (0.0396 million gallons per day average) in 2009,
14.71 million gallons (0.0403 million gallons per day average) in 2010.
14.98 million gallons (0.0410 million gallons per day average) in 2011,
15.24 million gallons (0.0417 million gallons per day average) in 2012,
15.50 million gallons (0.0425 million gallons per day average) in 2013,
15.76 million gallons (0.0432 million gallons per day average) in 2014,
16.03 million gallons (0.0439 million gallons per day average) in 2015,
16.29 million gallons (0.0446 million gallons per day average) in 2016,
16.55 million gallons (0.0453 million gallons per day average) in 2017.
16.81 million gallons (0.0461 million gallons per day average) in 2018.
17.08 million gallons (0.0468 million gallons per day average) in 2019 and,
17.34 million gallons (0.0475 million gallons per day average) in 2020.
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If the permittee has not complied with all the conditions of this permit, the maximum annual groundwater withdrawals for household and unaccounted uses must not exceed the allocation for the year during which the violation first took place until the permittee is in compliance with all the conditions of this permit.

- 13. The permittee must have the flowmeters checked for accuracy every 3 years within 30 days of the anniversary date of permit issuance, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. District Form No. EN-51 must be submitted to the District within 10 days of the inspection/calibration.
- 14. Withdrawals from Wells #1 and #2 must be recorded continuously, totaled monthly, and reported to the District at least every six months from the initiation of the monitoring using Form No. EN-50. The reporting dates each year will be as follows for the duration of the permit:

Reporting Period January - June July - December Report Due Date July 31 January 31

- 15. The permittee must maintain all flowmeters. In case of failure or breakdown of any meter, the District must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery.
- 16. The permittee must continue to implement the Water Conservation Plans submitted to the District on October 2, 2003, in accordance with the schedules contained therein.
- 17. The permittee shall submit an annual water audit of the water distribution system for the following years: 2007, 2010, 2013, 2016, and 2019. The audit will be submitted to the District by January 31st of the following year and completed in accordance with the Water Audit Form as enclosed in the District's Chapter 40C-2 Applicant's Handbook.
- 18. The permittee must submit an annual report to the District summarizing any water line repair activities. This report must be submitted to the District, for review and comment, by March 15th of the following year and must include a leak detection evaluation.
- 19. The lowest quality water source, such as reclaimed water or surface/storm water, must be used as irrigation water when deemed feasible pursuant to District rules and applicable state law.

zephynills



An Equal Opportunity Employer

Southwest Florida Water Management District

Bartow Service Office 170 Century Boulevard Bartow, Florida 33830-7700 (863) 534-1448 or 1-800-492-7862 (FL only) SUNCOM 572-6200 Lecanto Service Office 3600 West Sovereign Path Suite 226 Lecanto, Florida 34461-8070 (352) 527-8131 SUNCOM 667-3271 2379 Broad Street, Brooksville, Florida 34604-6899 (352) 796-7211 or 1-800-423-1476 (FL only) SUNCOM 628-4150 TDD only 1-800-231-6103 (FL only) On the Internet at: WaterMatters.org

Sarasota Service Office 6750 Fruitville Road Sarasota, Florida 34240-9711 (941) 377-3722 or 1-800-320-3503 (FL only) SUNCOM 531-6900 Tampa Service Office 7601 Highway 301 North Tampa, Florida 33637-6759 (813) 985-7481 or 1-800-836-0797 (FL only) SUNCOM 578-2070

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Patsy C. Symons DeSoto

David L. Moore Executive Director Gene A. Heath Assistant Executive Director William S. Bilenky General Counsel October 4, 2004

Glenn P. LaBrecque

Aqua Utilities Florida, Inc.

6960 Professional Parkway East

RECEIVED

ACT - 8 7004

Aqua ounties Florida Inc.

Sarasota, FL 34240

Subject: Transfer Water Use Permit No. 20011082.000

Reference:

Chapter 40D-2.351, Florida Administrative Code

Dear Mr. LaBrecque:

Your Water Use Permit Transfer has been approved. Final approval is based on all contingencies stated in the enclosed copy of your permit.

Water conservation is required at all times, including but not necessarily limited to those activities specified by Standard Conditions 10 and 11. In addition, Standard Conditions 4, 8 and 9 require further water conservation activities to manage, reduce, or cease withdrawals under certain hydrologic circumstances. Standard Condition 4 is activated during droughts and other water supply shortages, pursuant to Chapter 40D-21 (the District's Water Shortage Plan). Standard Conditions 8 and 9 are activated if the flow or level of an applicable lake, stream, or aquifer falls below an established amount, pursuant to Chapter 40D-8 (the District's Minimum Flows and Levels Rule).

We are mailing the well tag to you for installation together with well tag installation instructions. If you prefer District staff to install the tag, please contact us. If you have any questions or concerns regarding your tag, please contact Sandy Semegen at extension 4349, in the Brooksville Regulation Department.

If you have any questions or concerns regarding your permit or any other information, please contact this office at extension 4293 or 4356.

Sincerely,

BJ Jarvis Director

Records and Deta Department

BJJ:mlc

Enclosures: Approved Permit, Assignment Form, Well Tag and Well Tag Instructions

cc: Craig J. Anderson, Vice President, Florida Water Services, Inc.

Southwest Florida Water Management District 2379 Broad Street (U.S. 41 South) Brooksville, Florida 34609-6899 (352)796-7211 or 1-800-423-1476(Florida Only) (SUNCOM 628-4150)

PLEASE ATTACH TO THE FACE OF YOUR PERMIT

07/28/98

FLORIDA WATER SERVICES CORP

PD BOX 609520 ORLANDO:FL 32860-9520 TRANSFERRED ON: October 4, 2004
TO: Aqua Utilities Florida, Inc.
6960 Professional Parkway East
Suite 400
Sarasota, FL 34240
NEW EXPIRATION DATE: APRIL 11, 2017

Subject: EXTENSION - Water Use Permit No. 11082.00

Dear Permittee:

We are pleased to inform you that THE EXPIRATION DATE OF YOUR ABOVE REFERENCED WATER USE PERMIT HAS BEEN EXTENDED TO 04/11/17. Through a process of random selections by computer, the District has extended the expiration date of certain permits with annual average daily withdrawals of less than 500,000 gallons. This process will ensure that the number of renewal applications received in any one year does not exceed our capacity to evaluate and process the applications.

This extension of permit duration does not require any action on your part and is at no cost to you. However, you will need to update your records so that you will file an application for renewal during the year prior to the new expiration date.

Although the expiration date of your permit has been extended, you are still required to comply with all the terms and conditions of your permit. For example, if your permit was issued with conditions requiring data, reports, etc. to be submitted, you must continue to submit all such required information at the regular intervals specified in the conditions of your permit. For any permit condition that has the expiration date as the date by which action, report submission or other compliance is required, the previous expiration date applies, not the newly extended expiration date.

As a further reminder, your extended permit is still subject to and must comply with all applicable District rules, including those relating to:

- the conditions of issuance for water use permits, and
- relevant established minimum flows and levels and associated prevention and recovery strategies, and can be modified or revoked for noncompliance with the permit, District rules, and Chapter 373, Florida Statutes.

FO

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT WATER USE GENERAL PERMIT NO. 2011082.00

EXPIRATION DATE: April 11, 2005

PERMIT ISSUE DATE: April 11, 1995

E PERMITTEE IS RESPONSIBLE FOR APPLYING FOR A RENEWAL OF THIS PERMIT PRIOR TO THE THPIRATION DATE WHETHER OR NOT THE PERMITTEE RECEIVES PRIOR NOTIFICATION BY MAIL. EXILURE TO DO SO AND CONTINUED USE OF WATER AFTER EXPIRATION DATE IS A VIOLATION OF FASTRICT RULES AND MAY RESULT IN A MONETARY PENALTY AND/OR LOSS OF WATER. APPLICATION DIR RENEWAL PRIOR TO THE EXPIRATION DATE IS SUBJECT TO DISTRICT EVALUATION AND APPROVAL.

This permit, issued under the provision of Chapter 373, Florida Statutes and Florida Administrative Code 40D-2, authorizes the Permittee to withdraw the quantities outlined herein, and may require various activities to be performed by the Permittee as outlined by the Special Conditions. This permit, subject to all terms and conditions, meets all District permitting criteria.

GRANTED TO:

Southern States Utilities, Inc. 1000 Color Place

Apopka, FL 32703

TRANSFERRED ON: October 4, 2004
TO: Aqua Utilities Florida, Inc.
6960 Professional Parkway East

Suite 400 Sarasota, FL 34240

NEW EXPIRATION DATE: APRIL 11, 2017

TOTAL QUANTITIES AUTHORIZED UNDER THIS PERMIT (in gpd)

AVERAGE: 28,500

PEAK MONTHLY: 57,000

<u>Use</u>

Average

Peak Monthly

Public Supply:

28,500 gpd

57,000 gpd

See Withdrawal Table for quantities permitted for each withdrawal point.

PROPERTY LOCATION:

Pasco County, approximately 2 miles west of Zephyrhills.

TYPE OF APPLICATION:

New

WATER USE CAUTION AREA: N/A

APPLICATION FILED:

March 25, 1994

ACRES: 1

1.5 Owned 150.5 Serviced

152.0 Total

△ PLICATION AMENDED:

N/A

Permit No.:

2011082.00

Permittee:

Southern States Utilities, Inc. ,

Page 3

2. The Permittee shall continue to maintain and operate the existing non-resettable, totalizing flow meter(s), or other flow measuring device(s) as approved by the Permitting Department Director, Resource Regulation, for District ID No(s). 1, Permittee ID No(s). 1. Such device(s) shall maintain an accuracy within five percent of the actual flow as installed. Total withdrawal and meter readings from each metered withdrawal shall be recorded on a monthly basis and reported to the Permits Data Section (using District forms) on or before the tenth day of the following month. If a metered withdrawal is not utilized during a given month, a report shall be submitted to the Permits Data Section indicating zero gallons.

STANDARD CONDITIONS.

 The Permittee shall comply with the Standard Conditions attached hereto, incorporated herein by reference as Exhibit "A" and made a part hereof.

Authorized Signature

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Permittee: Southern States Utilities, Inc.
Page 5

- 10. The Permittee shall practice water conservation to increase the efficiency of transport, application, and use, as well as to decrease waste and to minimize runoff from the property. At such time as the Governing Board adopts specific conservation requirements for the Permittee's water use classification, this permit shall be subject to those requirements upon notice and after a reasonable period for compliance.
- 11. The District may establish special regulations for Water Use Caution Areas. At such time as the Governing Board adopts such provisions, this permit shall be subject to them upon notice and after a reasonable period for compliance.
- 12. The Permittee shall mitigate, to the satisfaction of the District, any adverse impact to evicting legal uses caused by withdrawals. When adverse impacts occur Adverse impacts include:
 - a. A reduction in water levels which impairs the ability of a well to produce water:
 - Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams or other watercourses; or
 - c. Significant inducement of natural or manmade contaminants into a water supply or into a usable portion of any aquifer or water body.
- 13. The Permittee shall mitigate to the satisfaction of the District any adverse impact to environmental features or of site land uses as a result of withdrawals. When adverse impacts occur or are imminent, the District shall require the Permittee to mitigate the impacts. Adverse impacts include the following:
 - a. Significant reduction in levels or flows in water bodies such as lakes, impoundments, wetlands, springs, streams, or other watercourses;
 - b. Sinkholes or subsidence caused by reduction in water levels;
 - c. Damage to crops and other vegetation causing financial harm to the owner; and
 - d. Damage to the habitat of endangered or threatened species.
- 14. When necessary to analyze impacts to the water resource or existing users, the District shall require the Permittee to install flow metering or other measuring devices to record withdrawal quantities and submit the data to the District.
- 15. A District identification tag shall be prominently displayed at each withdrawal point by permanently affixing the tag to the withdrawal facility.
- 16. The Permittee shall notify the District within 30 days of the sale or conveyance of permitted water withdrawal facilities or the land on which the facilities are located.
- 17. All permits issued pursuant to these Rules are contingent upon continued ownership or legal control of all property on which pumps, wells, diversions or other water withdrawal facilities are located.

R.5/18/94

NOTIFICATION AND REQUEST



NOT USE THIS FORM FOR THE FOLLOWING THREE CASES.

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

2379 Broad Street ● Brooksville, FL 34604-6899 (352) 796-7211; (800) 423-1476 (FL only); Suncom 628-4150; TDD only (800) 231-6103 http://www.swfwmd.state.fl.us

Permits issued by the District are contingent upon the continued ownership or other legal control of the property and water withdrawal facilities described on the Permit. All holders of a <u>Water Use Permit (Permit)</u> are required to notify the District within 30 days of the sale or conveyance of any permitted water withdrawal facilities or the land on which the facilities are located. The District will transfer the Permit to the transferee or transferees (party or parties subsequently owning the permitted water withdrawal facilities) up to the renewal date of the Permit provided the water source, use, and withdrawal quantities remain the same. This transfer is subject to all terms and conditions contained in the Permit, the provisions of Chapter 373, Florida Statutes (F.S.), and Chapter 40D, Florida Administrative Code (F.A.C.), including but not limited to Chapters 40D-1, 40D-2, 40D-8, and 40D-80, F.A.C.

UNTIL THE SUBJECT PERMIT IS TRANSFERRED OR ISSUED IN THE TRANSFEREES' NAME(S), WITHDRAWALS FROM THESE FÁCILITIES BY ANYONE IS A VIOLATION OF CHAPTER 373, F.S. & CHAPTER 40D-2, F.A.C.

TRANSFER WITH MODIFICATION OR RENEWAL OF THE PERMIT. If a Permit needs to be renewed or modified, the appropriate Permit application form, supplemental information form(s), and fee must be submitted to renew or modify it. With proof of new ownership, the transfer will be effected at the same time as the renewal or modification. Renewal: Transferee(s) are encouraged to submit an application for renewal at the time of notification to the District of the transfer if less than a year remains on the Permit term. Modification examples: change in use (e.g., agriculture to industrial), quantities needed (e.g., change in crop type or irrigation method, population served) and source (e.g., change in amounts per withdrawals).

TRANSFER OF ONLY A PORTION OF THE PERMIT. If only some of the permitted water withdrawal facilities or a portion of the land on which the facilities are located was sold or conveyed, the appropriate Permit application form, supplemental form(s), and application fee with proof of ownership of the portion of the property to be transferred must be submitted.

<u>COMBINE WITH AN EXISTING PERMIT.</u> If there is a Permit in the transferee(s)' name(s) on contiguous land, and the two water uses will be integrated or combined, the contiguous Permit must be modified to incorporate the transferred Permit. The appropriate Permit application form, supplemental form(s), and application fee with proof of ownership of the property to be transferred must be submitted.

PLEASE TYPE OR PRINT ALL INFORMATION ON THIS FORM

All blanks on this form must be completed, and the request must be signed by all transferees. AN AUTHORIZED AGENT MUST PROVIDE A LETTER OF AUTHORIZATION from the Transferee(s) authorizing the Agent to execute this transfer. Attach additional pages if necessary and identify the water use permit number and the purpose of the additional pages on the additional pages themselves. No fee is required. Failure to complete all blanks will cause a delay in the processing of this request.

Water Use Permit No.:	2011082.00	_ County:	Pasco	Section-Township-Range 17/26/21
Current Permittee(s):	Craig J. Ander	son, V.P.	, Environmental	Services
Permittee(s) Current Add	lress: Florida Wat	er Servic	es Corporation,	P.O. Box 609520
City, State, Zip: Or 1	ando, Florida 32	860-9520		Telephone:(407) 598-4199
former landowners, may attached page identified Permit to the transferee(for the agent to sign this	be substituted for the p as authorization signatur s) named on page 2. If an document in their behalf r	ermittee(s)' sig es for the trans agent signs fo	mature(s) on this form.) sfer of this Permit, reque or the permittees, a letter	tred by this Permit, bearing the signatures of all The permittee(s), by signing below or on an est transfer of all rights and obligations for this of authorization that is signed by all permittees 6-21-04
Signature of Permittee of	r Authorized Agent	Date	Signature of Perr	nittee S.W. Date

Craig J. Anderson, V.P., Environmental Services (Optional) Name and Title of Authorized Agent

Form No. 04.10 R-025 (8/02)

Page 1 of 2



i	/
	30011 0kg .WC
Attach a separate page for names, addresses and signatransferees).	atures of all transferees (new owner/permittee if there are multiple
Transferee(s): Glenn P. LaBrecque, VP., (COO Aqua Utilities Florida, Inc.
Transferee Address: 6960 Professional Parks	way East, Ste. 400
City, State, Zip: Sarasota, FL 34240	Telephone: (<u>941</u>)907-7420
operation will not be combined or integrated into the this Permit to the New Owners under the existing Perm	contiguous land at the time of transfer, and the transferred water use water use operation on the contiguous Permit, the District will transfer nit number, recording them as separate Permits. Please indicate if there at that the water uses will not be combined or integrated.
There is a Contiguous Permit: There is a contiguo integrated with the water use on this transferred P	us Permit in our names(s), but that water use will not be Permit.
Not Applicable: There is not a contiguous Permit i	in the transferee(s)' name(s).
	SIGNATURES
facility is located, and that the recorded deed to this proj accurate copy; (b) acceptance of their responsibility to co Chapter 373 of the Florida Statues including but not limited	withdrawal facilities, all lands described in the Permit or the lands on which the perty, which is attached to this request as proof of ownership, is a true and omply with all terms and conditions of the Permit as well as to provisions of to Chapters 40D-1, 40D-2, 40D-8, F.A.C.; and (c) acceptance of their liability for any Permit violations that occurred prior to or after the purchase, conveyance
Signature of Transferee or Authorized Agent Glenn_PLaBrecque, Vice_President Name and Title of Authorized Agent (ATTACH A LETT	Date Signature of Transfere Date Color Date
Check here to indicate that all required documents in Copy of the recorded deed to this property showin Legal description and current blue-line aeria!, label Copy of Permit to be transferred, Letter(s) of authorization for Authorized Agent(s) in	g proof of ownership, led with section, township and range with delineated transfer acreage,
A	GENCY USE ONLY
	ee(s) and the transferee(s), the transfer of this Permit is approved.
The District does not discriminate based on dis Americans with Disabilities Act should contact document	tability. Anyone requiring reasonable accommodation under the the District at any of the numbers listed on the front of this S. L.
Form No. : 04.10 R-025 (8/02)	Page 2 of 2

Structure next to withdrawar (block wall, post, etc.).

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

INSTRUCTIONS FOR APPLYING WITHDRAWAL/WELL TAG

Enclosed are the necessary metal tags for the withdrawal points as indicated on your permit. Please display tags in a visible location.

The tags are to be permanently affixed by using the enclosed wire or by gluing to water withdrawal structure. Each withdrawal, well or surface, has been numbered in the same order as that shown on the permit column labeled District ID Number.

Proper care should be taken in the placing of these tags. We suggest placing the tag in one of the following locations.

- 1. Apply tag to the electrical panel box if one is located adjacent to the facility, or to a permanent
- Apply tag to the base of the pump, that portion of the pump installation that is not normally removed when servicing the pump.
- 3. Apply tag to the well casing only when sufficient space is available between the ground surface and the base of the pump.
- 4. For a portable facility, the tag must be placed on the pump.
- 5. For public supply systems, apply tag where other licenses or permits are displayed.

Withdrawal quantity amounts are no longer required on well tags. Please refer to permit for quantities authorized at each withdrawal.

The following F.A.C. rules apply.

40D-2.401 Identification Tags

- (1) When a Water Use Permit is issued, the Governing Board will issue a permanent tag bearing a use identification number, which tag shall be prominently displayed at the site of withdrawal by permanently affixing such tag to the pump, headgate, valve, or other withdrawal facility. If the Water Use Permit covers several facilities, such as a well field, a tag will be issued for each facility.
- (2) Failure to display a permit tag as prescribed herein shall constitute a violation of these rules and may be grounds for suspension or revocation of the permit. The Permittee shall be allowed 10 days after notice to obtain a replacement tag. Upon failure of the Permittee to display such tag within 10 days, the Governing Board may cause the replacement of such tag and charge the Permittee one hundred dollars (\$100) for such service.

If you have any questions about placement of this tag, please contact Sandy Semegen, at extension 4349, in the Brooksville Regulation Department. The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact the Records and Data Department at (352) 796-7211 or 1-800-423-1476; TDD only 1-800-231-6103.

R. 08/07/02