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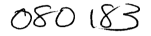
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March 31, 2008

R. DAVID PRESCOTT HAROLD F. X. PURNELL MARSHA E. RULE GARY R. RUTLEDGE MAGGIE M. SCHULTZ

HAND DELIVERY

GOVERNMENTAL CONSULTANTS JONATHAN M. COSTELLO MARGARET A. MENDUNI



Ms. Ann Cole, Director
Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Betty Easley Conference Center
Room 110
Tallahassee, FL 32399-0850

Re: Joint Application of Tamiami Village Water Company, Inc. and Ni Florida, LC for Approval of Transfer of Tamiami Village Water Company, Inc.'s Wastewater System

Dear Ms. Cole:

Enclosed for filing on behalf of Tamiami Village Water Company, Inc. ("Tamiami") and Ni Florida, LLC ("Ni Florida") are the following documents:

1. Original and five copies of the completed Application and attached exhibits;

2. Original and two copies of the proposed tariff sheets; and

омр _____ СОМ ____

GCL

OPC

SEC

RCA _____ SCR _____ SGA _____

KAH/rl

3. The filing fee in the amount of \$1,500.00.

CTR _____ Please acknowledge receipt of these documents by stamping the extra copy of this letter ECR _____ "filed" and returning the copy to me.

Thank you for your assistance with this filing.

Revelt A. Hoff man fil Sincerely,

Kenneth A. Hoffman

F:\USERS\ROXANNE\NIAMERICA\Cole.march 31 08.wpd

DOCUMENT NUMBER-DATE 02451 MAR 31 8 FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Joint Application of Tamiami Village Water Company, Inc. and Ni Florida, LLC for Approval of Transfer of Tamiami Village Water Company, Inc.'s Water System.

080 183 Docket No.

Filed: March 31, 2008

JOINT APPLICATION OF TAMIAMI VILLAGE WATER COMPANY, INC. AND NI FLORIDA, LLC FOR APPROVAL OF TRANSFER OF TAMIAMI VILLAGE WATER COMPANY, INC.'S WATER SYSTEM

Tamiami Village Water Company, Inc. ("Tamiami") and Ni Florida, LLC ("Ni Florida"),

by and through their undersigned counsel, and pursuant to Sections 367.045(2) and 367.071,

Florida Statutes, and Rules 25-30.036(3) and 25-30.037, Florida Administrative Code, hereby

file this Application for approval of the transfer of Tamiami's water system to Ni Florida. In

support of this Application, the Joint Applicants state as follows:

I. <u>APPLICANT INFORMATION</u>

1. The name and address of the Seller, Tamiami, for purposes of this Application, and as it appears on Tamiami's Commission-issued water certificate, are:

> Tamiami Village Water Company, Inc. 9280-5 College Parkway Ft. Myers, FL 33919-4848 (239) 482-0717 (Telephone) (239) 489-2017 (Telecopier)

2. The name and address of the Buyer, Ni Florida, for purposes of this Application,

are:

Ni Florida, LLC 10913 Metronome Houston, Texas 77043 (713) 574-5952 (Telephone)

DOCUMENT NUMBER-DATE

02451 MAR318

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(713) 647-0277 (Telecopier)

3. The name and address of the Buyer's and Seller's authorized representatives are:

Kenneth A. Hoffman, Esq. Marsha E. Rule, Esq. Rutledge, Ecenia, Purnell & Hoffman, P.A. P. O. Box 551 Tallahassee, Florida 32302 (850) 681-6788 (Telephone) (850) 681-6515 (Facsimile)

4. Tamiami has been issued Water Certificate No. 388-W by the Florida Public Service Commission ("Commission") related to its operations in Lee County.

5. Attached hereto is the Joint Applicants' Application for Approval of Transfer of the Tamiami water system in Lee County, Florida (the "Application"). The attached Application includes all of the information required by Rules 25-30.036(3) and 25-30.037, Florida Administrative Code.

II. FINANCIAL AND TECHNICAL INFORMATION

6. Ni Florida is a Delaware limited liability company ("LLC") incorporated as an LLC on November 16, 2007. Ni Florida is authorized to conduct business in Florida as of December 3, 2007. Ni Florida is a single member LLC and the single member is Ni America Capital Management, LLC ("Ni Management"). The names and addresses of all of Ni Florida's and Ni Management's corporate officers and directors are attached hereto as **Exhibit "A"** to the Application.

7. **Exhibit "B"** to the Application is a statement indicating how this purchase is in the public interest, including a summary of Ni Florida's experience in water and wastewater utility operations; a showing of Ni Florida's financial ability to provide service; and a statement

that Ni Florida will fulfill the commitments, obligations and representations of Tamiami with regard to utility matters.

8. **Exhibit "C"** to the Application contains a copy of the Asset Purchase Agreement by and between Ni Florida, LLC, Tamiami, and John J. Ustica concerning the purchase and sale of the Tamiami water system. Under Section 7.1 of the Agreement, the parties will close on the transaction following approval of this Application by the Commission. The Asset Purchase Agreement includes definitions of the "Assets" purchased by Ni Florida (Section 1.1 of Agreement), the purchase price and terms of payment (Sections 2.2 - 2.4 of Agreement), and a provision addressing assumed liabilities of Tamiami (Section 2.6 of Agreement). The Agreement also addresses accrued interest on customer deposits. Such interest on customer deposits will be a liability assumed by Ni Florida and the amount of such accrued interest will be accounted for as a reduction in the purchase price. There are no guaranteed revenue contracts or customer advances at issue. All existing debt of Tamiami will be paid off and retired under the Asset Purchase Agreement.

9. There are no currently outstanding regulatory assessment fees, fines or refunds owed for the Tamiami system.

10. **Exhibit "D**" to the Application is a statement describing the financing of the purchase of the Tamiami water system.

11. **Composite Exhibit "E"** to the Application is a list of any or all entities upon which Ni Florida is relying to provide funding for the sale, and an explanation of the manner and amount of such funding, including Ni Management's financial statements and a letter from Ed Wallace, Chief Financial Officer of Ni Management and Ni Florida, confirming that Ni Florida

will have the necessary financial resources to own and operate the Tamiami water system in accordance with applicable regulatory statutes.

12. **Exhibit "F"** to the Application sets forth the proposed net book value of the Tamiami water system as of the date of the transfer, as well as the Commission Order and date of issuance establishing rate base.

13. **Exhibit "G"** to the Application is a statement confirming that Ni Florida is not requesting an acquisition adjustment.

14. The books and records of Tamiami are available for inspection by the Commission. The name, address, and telephone number of the person who has possession of the books and records of Tamiami are as follows:

John J. Ustica Tamiami Village Water Company, Inc. 9280-5 College Parkway Ft. Myers, FL 33919-4848 (239) 482-0717 (Telephone) (239) 489-2017 (Telecopier)

15. **Exhibit "H"** to the Application is a statement from Ni Florida confirming that it has obtained copies of the federal income tax returns of Tamiami for calendar years 2005 and 2006.

16. **Exhibit "I"** to the Application is a statement from Ni Florida regarding the condition of the Tamiami water system and the status of its compliance with applicable standards set by the Department of Environmental Protection.

III. NOTICE OF ACTUAL APPLICATION

17. In accordance with Rule 25-30.030(2), Florida Administrative Code, the Applicants have obtained from the Commission a list of the names and addresses of the

municipalities, the counties, the regional planning council, the Office of Public Counsel, the Commission's Director of Commission Clerk and Administrative Services, the appropriate regional office of the Department of Environmental Protection, the appropriate water management districts, and privately-owned water and wastewater utilities that hold a certificate granted by the Commission, and that are located within the county in which the systems proposed to be transferred are located.

18. In accordance with Rule 25-30.030(5), Florida Administrative Code, the Applicants will provide notice of this Application containing the information required under Rule 25-30.030(4), Florida Administrative Code, by regular mail to the governing body of each county and municipality contained in the list obtained from the Commission as referenced above, as well as the other entities contained in the list obtained from the Commission, within 7 days of filing this Application.

19. Pursuant to Rule 25-30.030(8), Florida Administrative Code, within 15 days of filing this Application, the Applicants will submit Late-Filed Exhibit "J" to the Application, which will include an affidavit confirming that the Notice of Application was provided as described in Paragraph 18, along with a copy of the Notice and a copy of the list of entities obtained from the Commission.

20. In accordance with Rule 25-30.030(6), Florida Administrative Code, the Applicants will provide a notice by regular mail, to each customer of each system to be transferred within 7 days of filing this Application. Within 15 days of filing its Application, the Applicants will submit **Late-Filed Exhibit "K"** to the Application, which will include a copy of the Notice of Application provided to the customers, and an affidavit reflecting that it has provided the Notice of this Application to each customer of each system to be transferred.

21. In accordance with Rule 25-30.030(7), Florida Administrative Code, the Applicants will publish the Notice once in a newspaper of general circulation in the territory proposed to be transferred within 7 days of filing this Application. Within 15 days of filing this Application, the Applicants will submit **Late-Filed Exhibit "L"** to the Application, which will include an affidavit reflecting that the Notice has been published once in a newspaper of general circulation in each territory proposed to be transferred, along with proof of each publication.

IV. <u>FILING FEE</u>

22. The application fee required by Section 367.145, Florida Statutes, and Rule 25-30.020, Florida Administrative Code, has been submitted to the Commission Clerk of Administrative Services along with the filing of this Application.

V. <u>OTHER</u>

23. **Exhibit "M"** to the Application is a copy of the Agreement between Tamiami and Lee County Utilities Department dated October 1, 2002, for bulk water service.

24. **Exhibit "N"** to the Application contains sample tariff sheets for each system proposed to be transferred reflecting the change in ownership, the existing rates and charges, and the territorial descriptions of each water and water system.

25. **Exhibit "O"** to the Application contains the current water certificate issued to Tamiami, Certificate No. 388-W.

WHEREFORE, Ni Florida and Tamiami request that this Commission:

- A. Grant this Application;
- B. Approve the transfer of the Tamiami water system to Ni Florida as described herein and in the attached Application; and
- C. Grant such other relief as is appropriate.

Respectfully submitted this 31st day of March, 2008.

(marsha E. Rule

Kenneth A. Hoffman, Esq. Marsha E. Rule, Esq. Rutledge, Ecenia, Purnell & Hoffman, P.A. P. O. Box 551 Tallahassee, Florida 32302 (850) 681-6788 (Telephone) (850) 681-6515 (Facsimile)

APPLICATION FOR SALE, ASSIGNMENT OR TRANSFER OF CERTIFICATE OR FACILITIES

(Pursuant to Section 367.071, Florida Statutes)

TO: Director, Division of the Commission Clerk & Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

The undersigned hereby makes application for the sale, assignment or transfer of all of Water Certificate No. 338-W and/or Wastewater Certificate No. N/A or facilities in Lee County, Florida, and submits the following information:

PART I APPLICANT INFORMATION

B)

A) The full name (as it appears on the certificate), address and telephone number of the applicant:

Tamiami Village N	Water Company, 1	nc.
Name of utility		
(239) 482-0717		(239) 489-2017
Phone No.		Fax No.
9280-5 College Pa	arkway	
Office street add	dress	
Ft. Myers,	Florida	33919
<u>Ft. Myers,</u> City	State	Zip Code
N/A		
Mailing address	if different fro	om street address
N/A		
Internet address	if applicable	
The name addres	a and talanhan	a number of the newson to
contact concerni		e number of the person to tion:
Michael J. Ashfi Name		(713) 574-7762 Phone No.
	_ ,	
10913 Metronome 1 Mailing address	Drive	
-		
Houston City	Texas State	77043 Zip Code
CILY	1	Zip code
		DOCUMENT NUMBER-DATE
		02451 MAR318

FPSC-COMMISSION CLERK

C) The full name (as it will appear on the certificate), address and telephone number of the buyer:

<u>Ni Florida, LLC</u> Name of utility

 (713) 574-5952
 (713) 647-0277

 Phone No.
 Fax No.

10913 Metronome Office street address

Houston	Texas	77043	
City	State	Zip Code	

N/A

Mailing address if different from street address

www.niamerica.com
Internet address if applicable

D) Indicate the organizational character of the buyer: (circle one)

Corporation Partnership Sole Proprietorship

Other: Limited Liability Company

E) The date and state of incorporation or organization of the buyer:

Delaware - November 16, 2007.

F) If the buyer is a corporation, list the names, titles, and addresses of corporate officers and directors. (Use additional sheet if necessary).

See Exhibit A.

G) If the buyer <u>is not</u> a corporation, list the names, titles, and addresses of all persons owning an interest in the organization. (Use additional sheet if necessary.)

N/A

PART II FINANCIAL AND TECHNICAL INFORMATION

- A) Exhibit <u>B</u> A statement indicating how the transfer is in the public interest, including a summary of the buyer's experience in water and/or wastewater utility operations, a showing of the buyer's financial ability to provide service and a statement that the buyer will fulfill the commitments, obligations and representations of the seller with regard to utility matters.
- B) List the names and locations of other water and/or wastewater utilities owned by the buyer and PSC certificate numbers, if any.

Ni Florida, LLC's acquisition of Hudson Utilities, Inc. is pending in Docket No. 070740-SU.

- C) Exhibit <u>C</u> A copy of the contract for sale and all auxiliary or supplemental agreements, which shall include, if applicable:
 - (1) Purchase price and terms of payment.
 - (2) A list of and the dollar amount of the assets purchased and liabilities assumed or not assumed, including those of non-regulated operations or entities.
 - (3) A description of all consideration between the parties, for example, promised salaries, retainer fees, stock, stock options, assumption of obligations.

The contract for sale shall also provide for the disposition, where applicable, of the following:

- (a) Customer deposits and interest thereon;
- (b) Any guaranteed revenue contracts;
- (c) Developer agreements;
- (d) Customer advances;
- (e) Debt of the utility; and
- (f) Leases.
- D) Exhibit <u>N/A</u> A statement regarding the disposition of any outstanding regulatory assessment fees, fines or refunds owed.

- E) Exhibit <u>D</u> A statement describing the financing of the purchase.
- F) Exhibit <u>E</u> A list of all entities upon which the applicant is relying to provide funding to the buyer, and an explanation of the manner and amount of such funding, which shall include their financial statements and copies of any financial agreements with the utility. This requirement shall not apply to any person or entity holding less than 10 percent ownership interest in the utility.
- G) Exhibit <u>F</u> The proposed net book value of the system as of the date of the proposed transfer. If rate base (or net book value) has been established previously by this Commission, state the Order No. and date issued. Identify all adjustments made to update this rate base (or net book value) to the date of the proposed transfer.
- H) Exhibit <u>G</u> A statement setting forth the reasons for the inclusion of an acquisition adjustment, if one is requested. (An acquisition adjustment results when the purchase price of the utility differs from the original cost calculation.)
- The full name, address and telephone number of the person who has possession of the books and records of the seller.

The books and records of Tamiami Village Water Company, Inc. are in the possession of:

John J. Ustica 9280-5 College Parkway Ft. Myers, FL 33919 (239) 482-0717 (Telephone)

J) Exhibit <u>N/A</u> - If the books and records of the seller are not available for inspection by the Commission or are not adequate for purposes of establishing the net book value of the system, a statement by the buyer that a good faith, extensive effort has been made to obtain such books and records for inspection by the Commission and detailing the steps taken to obtain the books and records.

- K) Exhibit <u>H</u> A statement from the buyer that it has obtained or will obtain copies of all of the federal income tax returns of the seller from the date the utility was first established, or rate base was last established by the Commission or, if the tax returns have not been obtained, a statement from the buyer detailing the steps taken to obtain the returns.
- L) Exhibit <u>I</u> A statement from the buyer that after reasonable investigation, the system being acquired appears to be in satisfactory condition and in compliance with all applicable standards set by the Department of Environmental Protection (DEP).

If the system is in need of repair or improvement, has any outstanding Notice of Violation of any standard set by the DEP or any outstanding consent orders with the DEP, the buyer shall provide a list of the improvements and repairs needed and the approximate cost to make them, a list of the action taken by the utility with regard to the violation, a copy of the Notice of Violation(s), a copy of the consent order and a list of the improvements and repairs consented to and the approximate cost to make them.

PART III NOTICE OF ACTUAL APPLICATION

- A) Exhibit J An affidavit that the notice of actual application was given in accordance with Section 367.045(1)(a), Florida Statutes, and Rule 25-30.030, Florida Administrative Code, by regular mail to the following:
 - the governing body of the municipality, county, or counties in which the system or the territory proposed to be served is located;
 - (2) the privately owned water and wastewater utilities that hold a certificate granted by the Public Service Commission and that are located within the county in which the utility or the territory proposed to be served is located;
 - (3) if any portion of the proposed territory is within one mile of a county boundary, the utility shall notice the privately owned utilities located in the bordering counties and holding a certificate granted by the Commission;
 - (4) the regional planning council;

- (5) the Office of Public Counsel;
- (6) the Public Service Commission's Director of the Division of the Commission Clerk and Administrative Services;
- (7) the appropriate regional office of the Department of Environmental Protection; and
- (8) the appropriate water management district.

Copies of the Notice and a list of entities noticed shall accompany the affidavit. THIS WILL BE A LATE-FILED EXHIBIT.

- B) Exhibit <u>K</u> An affidavit that the notice of actual application was given in accordance with Rule 25-30.030, Florida Administrative Code, by regular mail or personal delivery to each customer of the system being transferred. A copy of the Notice shall accompany the affidavit. <u>THIS</u> WILL BE A LATE-FILED EXHIBIT.
- C) Exhibit <u>L</u> Immediately upon completion of publication, an affidavit that the notice of actual application was published once in a newspaper of general circulation in the territory in accordance with Rule 25-30.030, Florida Administrative Code. A copy of the proof of publication shall accompany the affidavit. <u>THIS WILL BE A LATE-FILED</u> EXHIBIT.

PART IV FILING FEE

Indicate the filing fee enclosed with the application:

\$ 1,500 (for water) and \$ (for wastewater).

Note: Pursuant to Rule 25-30.020, Florida Administrative Code, the amount of the filing fee as follows:

- For applications in which the utility to be transferred has the capacity to serve up to 500 ERC's, the filing fee shall be \$750.
- (2) For applications in which the utility to be transferred has the capacity to serve from 501 to 2,000 ERC's the filing fee shall be \$1,500.
- (3) For applications in which the utility to be transferred has the capacity to serve from 2,001 ERC's to 4,000 ERC's the filing fee shall be \$2,250.

(4) For applications in which the utility to be transferred has the capacity to serve more than 4,000 ERC's the filing fee shall be \$3,000.

PART V OTHER

- A) Exhibit <u>M</u> Evidence that the utility owns the land where the utility treatment facilities are located. Or, where the utility does not own the land, a copy of the agreement which provides for the long term, continuous use of the land, such as a 99-year lease. The Commission may consider a written easement or other cost-effective alternative.
- B) Exhibit <u>N</u> The original and two copies of sample tariff sheets reflecting the new name of the utility, the existing rates and charges and territorial description of the water and/or wastewater systems.
- C) Exhibit <u>0</u> The utility's current certificate(s) or, if not available, an explanation of the steps the applicant took to obtain the certificate(s).

PART VI AFFIDAVIT

I, JOHN J. USTICA (applicant) do solemnly swear or affirm that the facts stated in the forgoing application and all exhibits attached thereto are true and correct and that said statements of fact thereto constitutes a complete statement of the matter to which it relates.

BY:	John J. Ustica Applicant's Signature
	JOHN J. USTICA Applicant's Name (Typed)
	PRESIDENT Applicant's Title *
- (the methis $\underline{264h}$ day of \underline{March} ,
2008 by John J. Ustica	who is personally
known to me or produced	ident
TAMMY J COLLINS Notary Public, State of Florida Commission# DD702042 My comm. expires August 17, 2011	Type of Identification Produced) Notary Public's Signature TAMMY S. CONINS Print, Type or Stamp Commissioned Name of Notary Public

* If applicant is a corporation, the affidavit must be made by the president or other officer authorized by the by-laws of the corporation to act for it. If applicant is a partnership or association, a member of the organization authorized to make such affidavit shall execute same.

PART VI AFFIDAVIT

I, <u>Edward R. Wallace</u> (applicant) do solemnly swear or affirm that the facts stated in the forgoing application and all exhibits attached thereto are true and correct and that said statements of fact thereto constitutes a complete statement of the matter to which it relates.

BY: Applicant's Signature

Appricant s Signature

Edward R. Wallace Applicant's Name (Typed)

<u>CFO of Ni Florida LLC</u> Applicant's Title *

Subscribed and sworn to befor	re me this <u>31st</u> day of March,
2008 by Edward Wallace	who is personally
known to me or produced BRENDA J. DYKES Notary Public, State of Texas My Commission Expires January 10, 2010	identification (Type of Identification/Produced) Notary Public's Signature Brenda J. Dykes Print, Type or Stamp Commissioned Name of Notary Public

* If applicant is a corporation, the affidavit must be made by the president or other officer authorized by the by-laws of the corporation to act for it. If applicant is a partnership or association, a member of the organization authorized to make such affidavit shall execute same.

EXHIBIT A

If the buyer is a corporation, list the names, titles, and addresses of corporate officers and directors.

Officers and Directors for Ni America Entities:

A. Ni America Capital Management, LLC

Officers:

Peter Moerbeek, President and CEO

Ed Wallace, CFO and Secretary

Directors:

Leigh Abramson Andrew Feller Michael Fiuzat Pete Moerbeek Ed Wallace

B. Ni Florida, LLC

Officers:

Peter Moerbeek, President and CEO Ed Wallace, CFO and Secretary

Directors: Ni America Capital Management, LLC is the sole member of Ni Florida, LLC and, therefore Ni Florida, LLC has no directors.

The addresses of all of the above individuals is the same:

Ni America Management, LLC 10913 Metronome Houston, TX 77043

> DOCUMENT NUMBER-DATE 02451 MAR 31 8 FPSC-COMMISSION CLERK

EXHIBIT B

A statement indicating how the transfer is in the public interest, including a summary of the buyer's experience in water and/or water utility operations, a showing of the buyer's financial ability to provide service and a statement that the buyer will fulfill the commitments, obligations and representations of the seller with regard to utility matters.

Ni Management and Ni America were founded by Pete Moerbeek and Ed Wallace and are funded primarily by MetalMark, a private equity firm, and members of management. Ni Florida was more recently incorporated as a limited liability company as the corporate entity for Florida water and wastewater ownership and operations. Ni America is the single member manager of the Ni Florida limited liability company.

While MetalMark has majority ownership of Ni Management, Mr. Moerbeek and Mr. Wallace oversee day-to-day activities. Mr. Moerbeek was formerly the Chief Financial Officer of Southwest Water Company ("SWWC"), a publicly traded company, effective August 1995, and became President of SWWC's operations unit, ECO Resources in January 1997. Mr. Moerbeek later became Chief Operating Officer of SWWC in 2004 until his departure in June 2006. Mr. Wallace started AquaSource in 1996 and served as its initial Chief Financial Officer. After his time at AquaSource, he formed API Investments, a merger and acquisition firm that focused primarily on transactions in the water utility industry. Over a period of four years, he oversaw in excess of 100 purchase/sale transactions. Ni Management prepares monthly management reports for its Board of Directors addressing financial, operational, and development matters.

The transfer requested herein will provide benefits to the Tamiami customers by bringing seasoned, experienced management and operational experience in the water and wastewater industry. The sole focus of Ni Management and its subsidiaries is the provision of high quality water and wastewater services at reasonable prices within the states in which the Ni entities operate. In addition, the Tamiami customers will be served by a fiscally sound company that has the capability to finance necessary capital additions. These facts, coupled with the fact that the current owners of the Tamiami system no longer wish to remain in the utility business, make the transaction and approval of the transfer by the Commission in the public interest.

Ni Florida is sufficiently funded to not only make the acquisition but also operate the acquired assets and maintain them in accordance with applicable regulatory standards. As such, Ni Florida intends to fulfill the commitments, obligations, and representations of the seller with regard to utility matters.

DOCUMENT NUMBER-DATE D2451 HAR31 8 FPSC-COMMISSION CLERK

COMPOSITE EXHIBIT C

A copy of the Asset Purchase Agreement, including attachments, by and between Tamiami Village Water Company, Inc. and Ni Florida LLC, is attached hereto.

DOCUMENT NUMBER-DATE 02451 MAR 31 & FPSC-COMMISSION CLERK

ASSET PURCHASE AGREEMENT

THIS AGREEMENT (the "Agreement") dated the 14th day of March, 2008 by and among Ni Florida, LLC, a Delaware limited liability company (the "Buyer"), Tamiami Village Water Company, Inc., a Florida corporation (the "Seller"), and John J. Ustica (the "Shareholder") and sets forth the terms and conditions by which the Buyer shall acquire certain assets of the Seller used in the Seller's operation of a water utility system. The Buyer, the Seller and the Shareholder are referred to collectively as the "Parties."

RECITALS

WHEREAS, the Seller owns and operates a water utility business located in Tamiami Village, Lee County, Florida (the "Business");

WHEREAS, the Seller desires to sell and Buyer desires to purchase certain assets utilized in the Business on and subject to the terms and conditions set forth herein;

WHEREAS, the Shareholder of the Seller joins in the execution of this Agreement for the purpose of evidencing its consent to consummation of the foregoing transactions and for the purpose of making certain representations and warranties to, and covenants and agreements with, the Buyer.

NOW, THEREFORE, in consideration of the premises and the mutual promises herein made, and in consideration of the covenants herein contained, the Parties agree as follows:

SECTION I DEFINITIONS

1.1 <u>Definitions</u>: In this Agreement, each of the following terms has the meaning specified or referred to in this Section I:

"Assets" shall mean all right, title, and interest in and to all the assets owned by the Seller and utilized in the Business, except for the Excluded Assets, including all: (a) tangible personal property (including, without limitation, all machinery, equipment, inventories and supplies and those items identified on <u>Schedule 3.1(1)</u>; (b) customer deposits; (c) licenses and permits associated with the Business, including, without limitation, those items listed on <u>Schedule 3.1(m)</u>; (d) contracts, licenses, leases and agreements and other similar arrangements and rights thereunder ("*Contracts*"); (e) franchises, approvals, permits, licenses, orders, registrations, variances and similar rights obtained from governments and the governmental agencies, including the FPSC; (f) intellectual property of any type, including any service marks, trade secrets and know-how; and (g) files, documents, correspondence, lists, drawings, plans, specifications, warranties and plats.

"Business" shall have the meaning set forth above.

"Buyer" shall have the meaning set forth above.

HOUSTON 964902v8

DOCUMENT NUMBER-DATE D 2451 MAR 31 8 FPSC-COMMISSION CLERK "Closing" shall have the meaning set forth in Section 2.5 hereof.

"Closing Date" shall have the meaning set forth in Section 2.5 hereof.

"Disclosure Schedules" shall mean the disclosure schedules of Seller set forth in Section

III.

"Environmental, Health and Safety Laws" shall mean all laws of federal, state and local governments (and all agencies thereof) concerning pollution or protection of the environment, public health and safety, including laws relating to emissions, discharges, releases or threatened releases of pollutants, contaminants or chemical, industrial, hazardous or toxic materials or waste into ambient air, surface water, ground water or lands or otherwise, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, the Emergency Plan and Community Right to Know Act of 1986, the Clean Air Act, the Clean Water Act, the Toxic Substances Control Act, the Hazardous Materials Transportation Act, the Federal Insecticide, Fungicide and Rodenticide Act, the Federal Safe Drinking Water Act, the Federal Radon and Indoor Air Quality Research Act and the Occupational Safety and Health Act, as all such laws or acts have been amended.

"Excluded Assets" shall mean cash held by the Seller, accounts receivable, original corporate minute books, stock certificate books and corporate seal of the Seller and any of the items listed on Schedule 1.1.

"Excluded Liabilities" shall have the meaning set forth in Section 2.6 hereof.

"FPSC" shall mean Florida Public Service Commission.

"Hazardous Substance" shall mean petroleum, petroleum hydrocarbons or petroleum products, petroleum by-products, radioactive materials, asbestos or asbestos-containing materials, gasoline, diesel fuel, pesticides, radon, urea formaldehyde, lead or lead-containing materials, polychlorinated biphenyls; and any other chemicals, materials, substances or wastes in any amount or concentration which are now included in the definition of "hazardous substances," "hazardous materials," "hazardous wastes," "extremely hazardous wastes," "restricted hazardous wastes," "toxic substances," "toxic pollutants," "pollutants," "regulated substances," "solid wastes," or "contaminants" or words of similar import under any of the Environmental, Health and Safety Laws.

"Knowledge" shall mean, in respect of any person or entity, the actual knowledge of such person or entity and each director and officer of such entity after making all due and reasonable inquiries.

"Ordinary Course of Business" shall mean the ordinary course of business consistent with past custom and practice.

"Parties" shall have the meaning set forth above.

"Purchase Price" shall have the meaning set forth in Section 2.2 hereof.

"*Real Property*" shall mean all fee property, real property, leaseholds and subleases, improvements, fixtures, easements, right-of-way and other appurtenances thereto.

"Regulatory Approval" shall mean any approval and compliance required pursuant to Chapter 30 of Chapter 367, Florida Statutes and the rules and regulations promulgated thereunder, to operate the Business or in connection with the consummation of the transactions contemplated by this Agreement; such approval and compliance is administered by and through the FPSC.

"Seller" shall have the meaning set forth above.

"*Tax*" shall mean any federal, state, or local income, gross receipts, license, payroll, employment, severance, unemployment, disability, real property, personal property, sales, use, transfer, or other tax of any kind whatsoever, including any interest, penalty, or addition thereto, whether disputed or not.

SECTION II PURCHASE AND SALE OF ASSETS; CLOSING

2.1 <u>Purchase and Sale of Assets</u>: Subject to the terms and conditions of this Agreement, the Buyer agrees to purchase from the Seller and the Seller agrees to sell, transfer, assign and deliver to the Buyer, all of the Assets free and clear of all liens, security interests, options, rights of first refusal, mortgages, charges, indebtedness, deeds of trust, leases or security agreements on the Closing Date against receipt by the Seller of the Purchase Price (as adjusted as provided herein).

2.2 <u>Purchase Price</u>:

(a) Subject to the following adjustments, in consideration for the sale of the Assets, the Buyer agrees to pay the Seller on the Closing Date SEVEN HUNDRED FORTY-FIVE THOUSAND and No/100 Dollars (\$745,000.00) (the "Purchase Price"), less FIFTEEN THOUSAND and No/100 Dollars (\$15,000.00) (the "Withheld Sum"), which shall be retained by the Buyer in accordance with Section 2.3.

(b) All ad valorem Taxes relating to the Assets, FPSC annual assessments, utility bills and any other monthly recurring payments related to the Assets shall be prorated as of the Closing Date in such a manner that will result in (i) the Seller having paid for and received the benefit of those items attributable to the period of time prior to and on the Closing Date and (ii) the Buyer having paid for and received the benefit of those items attributable to the period of time prior to price shall be adjusted to account for such proration. If the actual amounts to be prorated pursuant to the foregoing provisions are not known on the Closing Date, then the proration shall be made on the Closing Date using the best evidence then available, and thereafter, when actual figures are received, a cash settlement will be made between the Seller and the Buyer. The Purchase Price shall be adjusted downward by the amount of the customer deposits (and all interest accrued or properly accruable thereon) as of the Closing Date.

2.3 Withheld Sum: Subject to the provisions of this Section 2.3, the Withheld Sum shall be paid to the Seller on the date that is 90 days after the Closing Date. If on or prior to such date, (a) any claim shall have been delivered by the Buyer to the Seller for indemnification pursuant to Section VIII hereof, and (b) full payment relating to such claim has not, at such date, been made by the Seller to the Buyer (the "Indemnification Amount"), the amount of the Withheld Sum to be paid by the Buyer to the Seller on such date shall be reduced by an amount equal to the Indemnification Amount (and, if the Indemnification Amount exceeds the Withheld Sum, the Seller shall promptly pay the amount of such excess to the Buyer). The Buyer shall not be required to make any additional payment with regard to the amount of the Withheld Sum that was retained for the Indemnification Amount unless and until the first to occur of (i) the final agreement between the Seller and the Buyer of the amount of the Indemnification Amount or (ii) the determination by a court of final appeal of the extent of the Indemnification Amount (in each case, "Actual Damages"), and then only to the extent that the amount of the Indemnification Amount retained by the Buyer from the Withheld Amount exceeds the Actual Damages (such excess is referred to herein as the "Excess Retained Amount"). In such case, the Buyer shall deliver the Excess Retained Amount to the Seller within 14 days of the determination of the Actual Damages in accordance with the preceding sentence.

2.4 <u>Allocation of Purchased Price</u>: Consideration for the Assets will be allocated in accordance with <u>Schedule 2.4</u>. This allocation will be conclusive and binding for all purposes and each party will file all income or other tax returns in a manner consistent with such allocation.

2.5 <u>The Closing</u>:

(a) The closing of the transactions contemplated by this Agreement (the "*Closing*") shall take place at the offices of Rose, Sundstrom & Bentley, LLP, the Seller's local counsel, located at 2548 Blairstone Pines Drive, Tallahassee, Florida, on or before the fifth (5th) business day after the conditions set forth in this Agreement have been satisfied or waived or such other date as the Parties may determine (the "*Closing Date*").

(b) At the Closing, the Seller shall deliver the following to the Buyer: (i) a Bill of Sale in the form attached as Exhibit A; (ii) such other instruments of transfer, assignment, and conveyance in form and substance reasonably satisfactory to the Buyer sufficient to transfer to and effectively vest in the Buyer all right, title, and interest in the Assets together with possession of the Assets free and clear of all encumbrances; and (iii) any other certificates, resolutions or documents reasonably requested by the Buyer in connection with the Closing, including, without limitation, a certificate executed by an officer of the Seller certifying that all of the representations and warranties made by the Seller herein are true and correct in all material respects as of the Closing Date and that the Seller has performed all of its obligations hereunder through the Closing Date. The Buyer shall pay the Purchase Price (less the Withheld Sum and as further adjusted pursuant to the provisions hereof) via wire transfer to the Seller in accordance with wire transfer instructions provided by the Seller to the Buyer at least two business days prior to the Closing. 2.6 <u>No Assumption of Liability</u>: From and after the Closing Date, the Buyer will assume and discharge all obligations of the Seller which accrue and are due and performable subsequent to the Closing Date under the Contracts listed on <u>Schedule 2.6</u> (the "Assumed Liabilities") provided that (i) the rights thereunder have been duly and effectively assigned to the Buyer and (ii) the Buyer shall not assume any liability arising from or related to any breach of the Contracts by the Seller prior to the Closing Date. Other than the Assumed Liabilities, the Buyer does not assume any direct or indirect duties, liabilities or obligations of the Seller of any kind or nature, fixed or unfixed, known or unknown, accrued, contingent or otherwise and it is understood that all such liabilities are retained by the Seller, including, but not limited to, any liabilities under or related to any employee benefit plan or termination thereof, except as may be transferred to Buyer, at its sole election, on the Closing Date, and the Seller shall be responsible for the payment and discharge of all such liabilities (such liabilities herein being defined as the "Excluded Liabilities").

2.7 <u>Joint/Several Liability</u>: Each of the Shareholder and the Seller hereby acknowledge and agree that they shall be jointly and severally liable for all representations, warranties, covenants, obligations and other agreements of the Seller and the Shareholder under this Agreement and that they shall jointly and severally indemnify, defend and hold harmless the Buyer from any liability in connection therewith.

SECTION III

REPRESENTATIONS AND WARRANTIES OF THE SELLER AND THE SHAREHOLDER

3.1 Except as set forth in the Disclosure Schedules, the Seller and the Shareholder, jointly and severally, represent and warrant that as of the date hereof and as of the Closing Date:

(a) the Seller and the Shareholder have all the requisite power and authority and capacity to enter into this Agreement;

(b) the Seller is a corporation duly organized, validly existing, and in good standing under the laws of the State of Florida;

(c) this Agreement has been duly executed and delivered by the Seller and the Shareholder and constitutes a legally binding and enforceable obligation of each of the Seller and the Shareholder enforceable against the Seller and the Shareholder in accordance with its terms;

(d) this Agreement and its consummation will not conflict with or result in a breach of any agreement, judgment, order or government permit, nor will it result in the creation of a lien, or require consent from a third party or any governmental entity, except for the Regulatory Approval;

(e) the balance sheet and statement of income for the Seller for the fiscal period ended December 31, 2007 and the period beginning January 1, 2008 and ending January 31, 2008 attached hereto as <u>Schedule 3.1(e)</u>, have been prepared and maintained in accordance with "NARUC" standards applied on a consistent basis and accurately, completely and fairly present the Seller's financial position and the results of operations

as of the respective dates thereof; other than as disclosed in the financial statements, there are no undisclosed liabilities of any nature associated with the Business; since the date of the last balance sheet contained in the financial statements attached hereto as <u>Schedule</u> <u>3.1(e)</u>, there has not been any material adverse change in the business, operations, properties, prospects, Assets or any condition of the Seller; no event has occurred or condition exist that may result in such a material adverse change;

(f) there are and have been no violations by the Seller of any Environmental, Health and Safety Law and, to the Knowledge of the Seller and the Shareholder, no violations of any such law have been committed on properties owned by the Seller;

(g) the Seller: (i) does not own or is not a party to any agreement relating to, nor has it ever owned or been a party to any agreement relating to, any Real Property used in connection with its operation of the Business and (ii) has good and merchantable title to all of the Assets, in each case free and clear of all liens and other encumbrances.

(h) there are no pending actions, claims, suits or proceedings to which the Seller is a party, or to the Knowledge of the Seller and the Shareholder threatened, that may prevent or delay the Closing of the transactions contemplated hereby or have any effect on the Assets;

(i) the Seller is not a party to any Contract other than as set forth on <u>Schedule 2.6</u>, and as of the date hereof and upon consummation of the transactions contemplated hereby, is not and will not be in default under any Contract and, to the Knowledge of the Seller and the Shareholder, no other party to any Contract is in default thereunder;

(j) except as set forth on <u>Schedule 3.1(j)</u>, the Seller does not maintain, sponsor, participate in or contribute to, and is not required to contribute to, and has no obligation under any employee benefit plans;

(k) all returns of Taxes, information and other reports required to be filed in any jurisdiction by the Seller have been timely filed and all such returns are true and correct in all material respects and all Taxes of the Seller have been paid;

(1) <u>Schedule 3.1(1)</u> sets forth all material tangible property owned by the Seller and such Assets are adequate for the uses to which they are being put and without the need for repair or replacement, and are sufficient for the continued conduct of the Business after the Closing Date in substantially the same manner as conducted prior to the Closing; the Assets comprise all of the assets utilized by the Seller in the operation of the Business;

(m) <u>Schedule 3.1(m)</u> sets forth all rights, licenses and permits of the Seller associated with the Business (the "*Permits*"); all such Permits are in full force and effect and are valid and enforceable in accordance with their respective terms; such Permits constitute all the licenses and permits required for the conduct of the Business as presently conducted, and all such Permits will be in full force and effect at Closing;

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(n) except as set forth on <u>Schedule 3.1(n)</u>, the Seller and the Assets are, and at all times have been, in full compliance with all applicable laws, statutes, ordinances, rules, regulations and orders that are or were applicable to it or to the conduct or operation of the Business or the ownership or use of any the Assets;

(o) except as otherwise set forth on <u>Schedule 3.1(o)</u>, the Seller has no employees and is not a party to any collective bargaining, employment or consulting agreement;

(p) the representations and warranties of the Seller and the Shareholder contained in this Agreement and in all other documents and information furnished to the Buyer are complete and accurate and do not and will not include any untrue statement of a material fact or omit to state any material fact necessary to make the statements made not misleading;

(q) except as set forth on <u>Schedule 3.1(q)</u>, no shareholder, director or officer of the Seller or any associate or affiliate of such shareholder, director or officer is currently directly or indirectly a party to any transaction with the Seller;

(r) neither the Seller nor any of its affiliates has employed any broker, finder, advisor or intermediary in connection with the transactions contemplated by this Agreement that would be entitled to a broker's, finder's or similar fee or commission in connection therewith or upon the consummation thereof; and

(s) <u>Schedule 3.1(s)</u> sets forth the number and identity of customer accounts of the Seller, as of _____, 2008.

SECTION IV

REPRESENTATIONS AND WARRANTIES OF THE BUYER

4.1 The Buyer represents and warrants to the Seller as follows:

(a) the Buyer is duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation;

(b) this Agreement constitutes a legally binding and enforceable obligation of the Buyer enforceable against the Buyer in accordance with its terms; and

(c) there are no proceedings or other actions commenced against the Buyer that may prevent or delay the Closing of the transactions contemplated hereby.

SECTION V AGREEMENTS THROUGH CLOSING

5.1 During the period from the date hereof until the Closing:

(a) the Seller shall provide the Buyer with reasonable access to the Assets and its customers, suppliers, officers, directors and employees, including access for the

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purposes of conducting the environmental investigations or audits contemplated in Section 7.1(d);

(b) the Seller shall not, without the consent of the Buyer, acquire or dispose of any Assets, terminate or amend any Contract, increase the compensation of any employees or commit to do any of the foregoing or make any other commitments or take any actions that are outside the Ordinary Course of Business;

(c) the Buyer and the Seller shall cooperate to the maximum extent possible to satisfy all Closing conditions, including applying for Regulatory Approval as promptly as possible after execution of this Agreement and obtaining Regulatory Approval upon terms and conditions reasonably acceptable to the Buyer;

(d) the Seller shall conduct the Business in the usual, regular and ordinary manner consistent with past practice and use its reasonable best efforts to preserve the Seller's present relationships with persons having business dealings with the Seller;

(e) the Seller shall promptly advise the Buyer of any fact or condition that causes or constitutes a breach of any of Seller's representations and warranties, or if Seller becomes aware of the occurrence after the date of this Agreement, of any fact or condition that would or could have a materially adverse effect on the Assets or the Business; and

(f) the Seller and the Shareholder will not, and will cause the Seller's officers, directors and advisors not to, directly or indirectly, solicit, initiate or encourage any inquiries or proposals from, discuss or negotiate with, provide any non-public information to, or consider the merits of any unsolicited inquiries or proposals from, any person (other than the Buyer) relating to any transaction involving the sale of the business or assets (other than in the Ordinary Course of Business) of the Seller, or any of the capital stock of the Seller, or any merger, consolidation, business combination, or similar transaction involving the Seller.

SECTION VI UCC SEARCH

6.1 <u>Commitment Documentation</u>: Buyer may elect, at its option, to perform current searches (the "*UCC Searches*") of all UCC-1 filings which relate to the Assets and which reflect the Seller or any other person who has owned the Assets, within the last five (5) years as "Debtor".

6.2 Encumbrances: If the UCC Searches, or any update of the UCC Searches, shows that the Assets are subject to any lien, claim, encumbrance, reservation, restriction or other matter of whatsoever nature other than the Permitted Encumbrances (herein defined) (all liens, claims, encumbrances, reservations, restrictions and other matters that affect the Assets herein being called the "Encumbrances"), then Seller shall, subject to the terms hereof, cure or remove such Encumbrances. The Buyer shall have fifteen (15) days from the date it has received the UCC Searches in which to examine the same and notify Seller of those Encumbrances subject to which the Buyer will accept title to the Assets (the "Permitted Encumbrances") and

those Encumbrances which the Buyer finds objectionable. If such notice is not given, it shall be deemed that all Encumbrances reflected by the UCC Searches are objectionable. Seller, at its sole cost and expense, shall use its best efforts to cure or remove all Encumbrances, other than Permitted Encumbrances, and deliver within thirty (30) days of the date of the Buyer's notice amended UCC Searches reflecting the cure of such Encumbrances. The Seller shall not be obligated to spend more than \$10,000 to cure or remove any such Encumbrance (other than any lien constituting an Encumbrance, which the Seller shall remove, regardless of cost). The Seller shall not place, or allow to be placed, any Encumbrance of any nature against or relating to the Assets between the date hereof and the Closing. In the event any such Encumbrance is placed against or otherwise becomes relative to the Assets between the date hereof and the Closing, notwithstanding the other provisions of this Section 6.2 or in Section 6.3, the Seller, at its sole cost and expense, shall cure or remove such Encumbrance and shall deliver within thirty (30) days of the date such Encumbrance is placed against or otherwise becomes relative to the Assets amended UCC Search reflecting the cure of such Encumbrance and shall deliver within thirty (30)

6.3 <u>Remedies</u>: If the Seller refuses or fails to cause any Encumbrance (other than a Permitted Encumbrance) to be removed or cured, or the Seller gives notice to the Buyer that the Seller will not cause such Encumbrance to be removed or cured, then the Buyer shall have the right and remedy, to:

(a) unilaterally extend the date for Closing for a period not more than sixty (60) days after the date which the Agreement could otherwise be terminated pursuant to Section 10.1(ii) to afford the Seller additional time within which to cure such Encumbrance (without prejudice to the later exercise of the Buyer's rights set forth in subparts (b) and (c) of this subsection);

(b) consummate the purchase of the Assets pursuant to this Agreement, in which event the Purchase Price shall be reduced by the amount of any lien constituting an Encumbrance not so removed or cured, or any amount paid to cure or cause the release of (or required to be paid to cure or cause the release of, in the good faith estimate of the Buyer) such Encumbrance other than a lien; or

(c) terminate this Agreement by giving the Seller written notice thereof at or before Closing, or if sooner, by no later than one hundred and twenty (120) days after the date on which the Seller has delivered the notice contemplated in the preamble to this Section 6.2.

SECTION VII BUYER'S CONDITIONS TO CLOSE

7.1 <u>Conditions to Close</u>: Unless waived by the Buyer in its sole discretion, the Buyer's obligation to consummate the transactions contemplated by this Agreement is subject to the following conditions:

(a) the representations and warranties of the Seller and the Shareholder shall be accurate at and as of the Closing Date as though such representations and warranties had been made at and as of such date; (b) all statutory requirements for the valid consummation of the transactions contemplated herein shall have been fulfilled and all governmental consents, approvals or authorizations necessary for the valid consummation of the transactions contemplated herein shall have been obtained or provided for;

(c) no action or suit shall have been commenced and no statute, rule, regulation or order shall have been enacted or proposed that reasonably may be expected to prohibit the Buyer's ownership of the Assets or render the Buyer unable to purchase the Assets, make the sale of the Assets illegal or impose material limitations on the ability of the Buyer to exercise full rights of ownership of the Assets;

(d) the Buyer shall have completed to its sole satisfaction a due diligence review of the Assets and the Business;

(e) the sole member of the Buyer shall have approved the transactions contemplated by this Agreement;

(f) all consents, approvals and waivers necessary to permit the Seller to transfer the Assets to the Buyer, or necessary to permit the Buyer to conduct the Business as presently conducted, shall have been obtained, including the Regulatory Approval;

(g) the Seller shall have delivered to the Buyer at or prior to Closing a certificate executed by an officer of the Seller that certifies (i) the due adoption of the Seller's directors and by the Shareholder (as the sole shareholder of Seller) of resolutions attached to such certificate authorizing the transactions and (ii) resolutions authorizing the execution and delivery of this Agreement and the other agreements and documents contemplated hereby and the taking of all actions contemplated hereby and thereby;

(h) the Seller shall have delivered to the Buyer at Closing a certificate executed by the Chief Executive Officer of the Seller, dated as of the Closing Date, that certifies that the representations and warranties of the Seller and the Shareholder contained in this Agreement are true and correct as of the Closing Date and that the Seller and the Shareholder have performed and complied with all covenants and conditions required by this Agreement to be performed and complied with by any of them at or prior to Closing;

(i) the Seller shall have delivered to the Buyer at Closing a certificate of the Secretary of State of Florida, dated as of a recent date, duly certifying as to the existence and good standing of the Seller under the laws of the State of Florida;

(j) the Seller shall have provided to the Buyer at Closing a true and correct accounting of the number and identity of all customer accounts of the Seller (to update and supplement the information set forth in Schedule 3.1(s)); and

SECTION VIII INDEMNIFICATION

8.1 <u>Survival; Right to Indemnification Not Affected By Knowledge</u>: All representations, warranties, covenants and obligations in this Agreement or any document delivered pursuant to this Agreement will survive the Closing as set forth below. Except for any matter to the extent disclosed in the Disclosure Schedules, the right to indemnification will not be affected by any investigation or any knowledge acquired at any time with respect to the accuracy or inaccuracy of or compliance with, any such representation, warranty, covenant, or obligation.

8.2 <u>Indemnity</u>: The Seller and the Shareholder shall, jointly and severally, indemnify and hold harmless the Buyer and its officers, directors, shareholders, employees, agents and assigns from and against any claims, liabilities, losses, damages, fees, penalties, costs, including reasonable attorneys' fees to which the Buyer may become subject and arising out of, resulting from, or in any way related to:

(a) a breach of, or the failure to perform or satisfy, any of the representations, warranties, and covenants made by the Seller or the Shareholder in this Agreement;

(b) violations or claimed violations of any Environmental, Health and Safety Laws which relate in any way to the ownership, occupancy, use, operation or conditions of the Business or any present or former Real Property or Asset utilized by the Seller in connection with its operations of the Business or otherwise related to the conduct of the Business on or before the Closing Date;

(c) any cleanup or remediation requirement or liability or any other damages or liability arising from a release or threatened release or exposure to any Hazardous Substances to the extent that those Hazardous Substances are present at any present or former Real Property or in any Asset utilized by the Seller in connection with its operations of the Business or otherwise related to the conduct of the Business on or before the Closing Date;

- (d) any Taxes attributable to the Seller; and
- (e) any Excluded Liabilities,

in each case provided that a notice regarding the matter giving rise to such indemnification obligation shall have been given to the Seller within five years following the Closing Date, except with respect to indemnification for (1) matters arising under Sections 8.2(b), 8.2(c) and 8.2(d), which shall be subject to the appropriate statute of limitations, and (2) matters arising under Section 8.2(e), which shall not be subject to any time restrictions or limitations. The Seller and the Shareholder shall, jointly and severally, reimburse the Buyer for any legal or other expenses reasonably incurred by the Buyer in relation to any matter for which the Seller or the Shareholder shall be required to indemnify any person or entity under this Agreement as such expenses are incurred.

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8.3 <u>Attorneys' Fees</u>: In the event that any Party (the "*Defaulting Party*") defaults or is in breach of any of its obligations under this Agreement and, as a result thereof, the other Party (the "*Nondefaulting Party*") seeks to legally enforce its rights hereunder against the Defaulting Party, then, in addition to all damages and other remedies to which the Nondefaulting Party is entitled by reason of such default or breach, the Defaulting Party shall promptly pay to the Nondefaulting Party an amount equal to all costs and expenses (including reasonable attorneys' fees) paid or incurred by the Nondefaulting Party in connection with such enforcement.

SECTION IX COVENANTS AFTER CLOSING

9.1 <u>Non-Compete</u>:

(a) During the two (2) year period following the Closing, neither the Seller, the Shareholder nor any of their respective officers, directors or other affiliates of the Seller or Shareholder, shall, directly or indirectly, compete with the Buyer in the Buyer's operation of the Assets or with the Buyer in the water utility business by purchasing or otherwise obtaining an ownership interest in any water utilities in any of the following Florida counties: Lee, Charlotte, Glades, Collier and Hendry.

(b) Any successor corporation to the Buyer or any transferee or assignee thereof shall be entitled to the benefits of this non-competition covenant.

(c) The Parties intend that the covenants contained herein shall be construed as a series of separate covenants, one for each separate legal jurisdiction in which such covenant applies. If, in any judicial proceeding, a court shall refuse to enforce any of the separate covenants included herein, then such unenforceable covenant shall be deemed eliminated from these provisions for the purpose of those proceedings to the extent necessary to permit the remaining separate covenants to be enforced. Notwithstanding the foregoing, it is the intent and agreement of the Parties that these covenants be given the maximum force, effect and application permissible under applicable law.

(d) Each covenantor acknowledges and agrees that, in the event of a breach or a default under this Agreement or any covenant contained herein, neither the Buyer nor any successors or assigns thereof will have an adequate remedy at law, and the Buyer and any successor or assign thereof shall be entitled to equitable relief including, but not limited to, injunctive relief, in addition to any legal or other remedies which may be available to it hereunder.

(e) Each covenantor agrees that the provisions of this non-competition covenant are reasonable and necessary for the Buyer's protection and that if any portion thereof shall be held contrary to law, invalid or unenforceable as to one or more periods of time, areas of business activities, or any part thereof, the remaining provisions shall not be affected but shall remain in full force and effect and that any such invalid or unenforceable provision shall be deemed, without further action on the part of any person, modified and limited to the extent necessary to render the same valid and enforceable in such jurisdiction. (f) Each covenantor agrees that in the event of a breach of this noncompetition covenant, the term and duration hereby shall be extended with respect to the breaching covenantor by the period of the duration of such breach.

9.2 <u>Operations</u>: The Seller and the Shareholder shall provide reasonable assistance to the Buyer in the administration and operation of the Assets and the Business for a period of up to ninety (90) days after the Closing Date, at no cost to the Buyer.

SECTION X TERMINATION

10.1 Termination: Anything herein to the contrary notwithstanding, this Agreement shall terminate upon the occurrence of any of the following events: (i) by written consent of the Buyer and the Seller; (ii) subject to Section 6.3(c), on written notice from the Buyer to the Seller or the Seller to the Buyer if the Closing shall not have occurred on or before 120 days from the date that the Regulatory Approval is obtained or deemed to have been satisfied in accordance with Section 7.1(f) (provided, however, that if the Closing has not occurred by such date due to a breach of this Agreement by one of the Parties, that Party may not terminate this Agreement); (iii) if FPSC shall decide not to give the Regulatory Approval; (iv) on written notice from the Buyer to the Seller or the Shareholders have breached any of their representations, warranties or obligations hereunder and such breach has not been cured by the Seller or the Shareholders or waived by the Buyer within ten (10) days after receipt of written notice of such breach from the Buyer, including, but not limited to, Seller's failure to remove or cure any Encumbrances under Section 6.2; or (v) on written notice from Buyer to Seller that the condition in 7.1(d) is not satisfied.

10.2 <u>No Liabilities in Event of Termination</u>: In the event of any termination of this Agreement as provided above, this Agreement shall forthwith become wholly void and of no further force or effect and there shall be no liability on the part of the Buyer, the Seller or its respective officers, directors, or agents, except that (i) the provisions of Sections 8.3, 10.1 and 11.1 hereof shall remain in full force and effect; and (ii) nothing contained herein shall release any party from liability for any willful failure to comply with any provision, covenant or agreement contained herein.

SECTION XI GENERAL PROVISIONS

11.1 <u>Expenses</u>: Each Party shall be responsible for its own expenses incurred in connection with this Agreement.

11.2 <u>Further Assistance</u>: The Seller shall execute and deliver, without additional expense to the Buyer, such additional documents and take such additional actions as are reasonably necessary to transfer the Assets and the Business to the Buyer.

11.3 <u>Governing Law</u>: This Agreement shall be governed by and construed in accordance with the laws of the State of Florida without giving effect to any choice or conflict of law provision or rule that would cause the application of the laws of any jurisdiction other than the State of Florida. Any disputes hereunder shall be resolved in the Circuit Court of the

Twentieth Judicial Circuit, in and for Lee County, Florida and/or the United States District Court for the Middle District of Florida.

11.4 <u>Notice</u>: Any notice, request, instruction, correspondence or other document required to be given hereunder by either Party to the other ("*Notice*") shall be in writing and delivered in person or by courier service requiring acknowledgment of delivery or mailed by certified mail, postage prepaid and return receipt requested, or by telecopier, as follows:

If to the Buyer, addressed to:

Ni Florida, LLC 10913 Metronome Houston, Texas 77043 Attention: Michael J. Ashfield Telecopier No.: 713.574.7758

With a copy to:

Gardere Wynne Sewell LLP 1000 Louisiana, Suite 3400 Houston, Texas 77002-5007 Attention: Daniel Cohen Telecopier No.: (713) 276-6860

If to the Seller or the Shareholder, addressed to:

John J. Ustica Tamiami Village Water Company, Inc. 9280-5 College Pkwy Fort Meyers, Florida 33919-4848

With a copy to:

Rose, Sundstrom & Bentley, LLP 2548 Blairstone Pines Drive Tallahassee, Florida 32301 Attention: William E. Sundstrom, P.A. Telecopier No.: 850-656-4029

Notice given by personal delivery or courier service shall be effective upon actual receipt. Notice given by mail shall be effective five days after deposit with the United States postal service. Notice given by telecopier shall be confirmed by appropriate answer back and shall be effective upon actual receipt if received during the recipient's normal business hours, or at the beginning of the recipient's next business day after receipt if received before the recipient's normal business hours. All Notices by telecopier shall be confirmed promptly after transmission in writing by regular mail or personal delivery. Any Party may change any address to which Notice is to be given to it by giving Notice as provided above of such change of address. 11.5 <u>Public Announcements</u>: Any public announcement or similar publicity with respect to this Agreement or the transactions contemplated hereby will be issued, if at all, only at such time and in such manner as the Buyer determines. Unless consented to by the Buyer in advance or, as required by applicable law, prior to the Closing, the Seller shall keep this Agreement strictly confidential and may not make any disclosure of this Agreement to any person. The Seller and the Buyer will consult with each other concerning the means by which the Seller's employees, customers, and suppliers and others having dealings with the Seller will be informed of the transaction contemplated by this Agreement, and the Buyer will have the right to be present for any such communication.

11.6 <u>No Waiver</u>: The rights and remedies of the Parties to this Agreement are cumulative and not alternative. Neither the failure nor any delay by any Party in exercising any right, power or privilege under this Agreement or the documents referred to in this Agreement will operate as a waiver of such right, power or privilege, and no single or partial exercise of any such right, power or privilege will preclude any other or further exercise of such right, power, or privilege or the exercise of any other right, power or privilege. To the maximum extent permitted by applicable law, (a) no claim or right arising out of this Agreement or the documents referred to in this Agreement can be discharged by one Party, in whole or in part, by a waiver or renunciation of the claim or right unless in writing signed by the other Party; (b) no waiver that may be given by a Party will be applicable except in the specific instance for which it is given; and (c) no notice to or demand on one Party will be deemed to be a waiver of any obligation of such Party or of the right of the Party giving such notice or demand to take further action without notice or demand as provided in this Agreement or the documents referred to in this Agreement.

11.7 <u>Amendments</u>: This Agreement may be amended, supplemented or otherwise modified only by a written agreement executed by the parties hereto (or their permitted assigns).

11.8 <u>Savings Clause</u>: If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Agreement will remain in full force and effect. Any provision of this Agreement held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not held invalid or unenforceable.

11.9 <u>Interpretation</u>: The headings of Sections in this Agreement are provided for convenience only and will not affect its construction or interpretation. All references to "Section" or "Sections" refer to the corresponding Section or Sections of this Agreement. All words used in this Agreement will be construed to be of such gender or number as the circumstances require. Unless otherwise expressly provided, the word "including" does not limit the preceding words or terms.

11.10 <u>Multiple Counterparts</u>: This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

11.11 <u>Sales and Transfer Taxes</u>: The Seller shall be responsible for and pay any applicable taxes and fees (including any penalties and interest) that may become due or payable

in connection with this Agreement and the transactions contemplated hereby, except for the FPSC filing fee and related costs and expenses (the "FPSC Fees"), which shall be borne by the Buyer.

11.12 <u>Entire Agreement</u>: This Agreement (including the Exhibits and the Disclosure Schedule attached hereto) constitutes the entire agreement between the Parties and supersedes all prior agreements and understandings, oral and written, between the Parties with respect to the subject matter hereof, including any letters of intent and confidentiality agreements among the Parties.

11.13 <u>Assignability</u>: This Agreement shall not be assigned by the Seller without the prior written consent of the Buyer. Except for an assignment to an affiliate of the Buyer, the Buyer shall not be entitled to assign this Agreement prior to Closing without obtaining the consent of the Seller.

11.14 <u>Employees</u>: The Buyer shall have no obligation to employ or to provide benefits to any of the employees of the Seller. The Buyer shall have no responsibility, liability or obligation, whether to employees, former employees, their beneficiaries or to any other person with respect to, and the Seller and the Shareholder shall, jointly and severally, indemnify and hold the Buyer harmless with respect to, any employee compensation or any benefit plan, practice, program or arrangement maintained for employees of the Seller prior to the Closing (including, without limitation, any pension, retirement, bonus, medical, dental or other health plan or life insurance or disability plan).

11.15 <u>Mail and Accounts Receivable</u>: The Seller authorizes and empowers the Buyer on or after the Closing Date to receive and open all mail received by the Buyer relating to the Business or Assets. The Buyer shall promptly deliver to the Seller in cash, checks or other instruments of payment in respect of the accounts receivable of the Seller. The Seller shall promptly deliver to the Buyer any mail or other communication received by it after the Closing Date pertaining to the Business or the Assets and any cash, checks or other instruments of payment in respect of the Assets.

11.16 <u>Use of Name</u>: Following the Closing Date, the Seller shall retain use of its name or any trade name currently used.

[SIGNATURE PAGE FOLLOWS.]

IN WITNESS WHEREOF, the Parties have executed this Agreement which is effective as of the date first written above.

SELLER

BUYER

NI FLORIDA, LLC

TAMIAMI VILLAGE WATER COMPANY, INC.

By: Name: Ed Wallace Title: CFO

. .

By:______ Name:______ Title:_____

SHAREHOLDER

John J. Ustica

IN WITNESS WHEREOF, the Parties have executed this Agreement which is effective as of the date first written above.

BUYER

SELLER

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NI FLORIDA, LLC

TAMIAMI VILLAGE WATER COMPANY, INC.

By:	 	 	
Name:			
Title:			

By Name ISTICA Title:____ PRESIDENT

SHAREHOLDER

John S. Ustica

EXHIBIT A

BILL OF SALE AND ASSIGNMENT

THE STATE OF	8	
FLORIDA	§	KNOW ALL MEN BY THESE PRESENTS:
	§	
COUNTY OF LEE	§	

Pursuant to the terms of that certain Asset Purchase Agreement (the "<u>Purchase Agreement</u>") dated as of March 14, 2008 between Tamiami Village Water Company, Inc., a Florida corporation ("<u>Grantor</u>"), and Ni Florida, LLC, a Delaware limited liability company ("<u>Grantee</u>"), and for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration paid to Grantor by Grantee, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant, sell, transfer, deliver, assign and convey unto Grantee the Assets. All capitalized terms used herein but not defined herein shall have the meanings ascribed to them in the Purchase Agreement.

TO HAVE AND TO HOLD THE Assets, together with all rights and appurtenances thereto in anyway belonging, unto Grantee, its successors and assigns, forever, and Grantor does hereby bind itself and its successors to COVENANT, AGREE and DEFEND good and valid title to the Assets unto Grantee, its successors and assigns, to and for its use, against the lawful claims of any and all persons lawfully claiming or to claim the same or any part hereof, subject to and in accordance with the indemnification provisions as set forth in the Purchase Agreement.

The Assets are hereby conveyed free and clear of all claims, liens, mortgages, security interests, charges, leases, encumbrances, licenses, or sublicenses and other restrictions of any kind and nature except for the Permitted Encumbrances.

Grantor hereby constitutes and appoints Grantee, its successors and assigns, the true and lawful attorney of Grantor for and in the name or otherwise on behalf of Grantor, with full power of substitution, to do and execute all acts, deeds, matters and things whatsoever necessary for the assignment, transfer and/or conveyance of any interest in the Assets to Grantee, its successors and assigns. The power of attorney contained herein, being coupled with an interest, shall not be revoked by the dissolution of Grantor or be otherwise revocable.

If any term or provision hereof shall be held to be invalid or unenforceable for any reason, such term or provision hereof shall be ineffective to the extent of such invalidity or unenforceability without invalidating or otherwise affecting the remaining terms and provisions hereof, which shall remain in full force and effect, nor shall the invalidity or a portion of any provision of this Bill of Sale affect the balance of such provision.

The Assets do not include the Excluded Assets.

THE OTHER OTHER

This Bill of Sale shall be binding upon and shall enure to the benefit of the parties hereto and their respective permitted successors and assigns.

This Bill of Sale shall be governed by and interpreted in accordance with the laws of the State of Florida.

Nothing herein shall be deemed to alter, amend, or supersede the Purchase Agreement, the terms of which shall in all respects be controlling, including the representations and warranties made by the Seller and the Shareholder (as those terms are defined in the Purchase Agreement) in the Purchase Agreement, which shall survive in accordance with the terms thereof.

[SIGNATURE PAGE FOLLOWS.]

IN WITNESS WHEREOF, Grantor has executed this Bill of Sale and Assignment as of the _____ day of _____.

GRANTOR:

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TAMIAMI VILLAGE WATER COMPANY, INC.

By:_____ Name:

STATE OF FLORIDA § SCOUNTY OF LEE §

BEFORE ME, the undersigned authority on this day personally appeared John J. Ustica, President of Tamiami Village Water Company, Inc., known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this _____ day of _____, 2008.

Notary Public in and for the State of Florida

HOUSTON 977043v2

Schedule 1.1

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Computer Printer Copy Machine Golf Cart Books Ledgers

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Schedule 2.4

Water Tariff	\$500,000
Distribution lines	200,000
Meters	45,000

Total \$745,000

Schedule 2.6

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Agreement for Wholesale Sale and Purchase of Treated Potable Water By and Between Lee County, Florida and Tamiami Village Water Company.

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Schedule 3.1(e)

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(See attached).

HOUSTON 973586v3

TAMIAMI VILLAGE WATER COMPAN BALANCE SHEET December 31, 2007

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12:41:00 PM

ASSETS

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CURRENT ASSETS		
Checking Account	\$ 1,852.09	
CASH - SAVINGS	7,777.21	
Undeposited Cash	0.00	
Accounts Receivable	 18,679.49	
TOTAL CURRENT ASSETS	\$	28,308.79
PROPERTY AND EQUIPMENT		
PLANT IN SERVICE	\$ 273,449.97	
ACCUM DEPR - PLANT IN SERVICE	 (193,932.56)	
TOTAL PROPERTY AND EQUIPMENT	\$	79,517.41
OTHER ASSETS		
SECURITY ON RENT	\$ 450.00	
APPLICATION EXPENSES	1,858.48	
ACCUM AMORTIZATION- APPLICATIO	(1,858.48)	
ELECTRIC DEPOSIT	105.00	
DEPOSIT 2" METER	 300.00	
TOTAL OTHER ASSETS	\$	855.00
TOTAL ASSETS	\$ ===	108,681.20

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TAMIAMI VILLAGE WATER COMPAN BALANCE SHEET December 31, 2007

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LIABILITIES AND EQUITY

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CURRENT LIABILITIES			
ACCTS PAYABLE - REGULATORY FEE	\$ 9,246.42		
ACCOUNTS PAYABLE - WATER	5,438.36		
PENSION PAYABLE - 2004	1,510.00		
ADVANCED PAYMENTS	5,629.65		
PAYROLL TAXES PAYABLE	 1,181.62	-	
TOTAL CURRENT LIABILITIES		\$	23,006.05
NON-CURRENT LIABILITIES			
LOAN FROM STOCKHOLDER	\$ 64,612.37		
ACCR EXPENSES - UTILITY DIRECT	74,313.30		
ACCR EXPENSES - OTHER	16,534.31		
CREDIT LINE	12,592.00		
CUSTOMER DEPOSITS	3,026.58		
CUSTOMER DEPOSIT 1 1/2" METER	 300.00	-	
TOTAL NON-CURRENT LIABILITIES		\$	171,378.56
EQUITY			
COMMON STOCK	\$ 100.00		
PAID IN CAPITAL	23,900.00		
CIAC	110,778.88		
ACCUM AMORT - CIAC	(106,266.70))	
ACQUISITION ADJUSTMENT	30,680.15		
Retained Earnings	(139,926.18))	
NET INCOME (LOSS)	 (4,969.56)	<u>)</u>	
TOTAL EQUITY	,	\$	(85,703.41)
TOTAL LIABILITIES AND EQUITY		\$ _==	108,681.20

03/12/2008

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TAMIAMI VILLAGE WATER COMPAN INCOME STATEMENT

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For The Period

	January 01, 2007 to			
	De	December 31, 2007		
SALES				
RESIDENTIAL - BASE 5/8	\$	105,079.29	50.30	
RESIDENTIAL - METERED 5/8		54,809.72	26.30	
COMMERCIAL - BASE 5/8		2,273.16	1.10	
COMMERCIAL - METERED 5/8		5,097.77	2.40	
COMMERCIAL - BASE 1"		299.88	0.10	
COMMERCIAL - METERED 1"		1,194.76	0.60	
COMMERCIAL - BASE 1 1/2		3,597.66	1.70	
COMMERCIAL - METERED 1 1/2		10,143.04	4.90	
COMMERCIAL - BASE 3"		15,328.14	7.30	
COMMERCIAL - METERED 3"		10,325.53	4.90	
INSTALLATION FEE		585.00	0.30	
SHUT OFF FEE		10.00	0.00	
Total SALES	\$	208,743.95	100.00	
COST OF SALES				
WATER PURCHASED	\$	77,884.25	37.30	
REGULATORY ASSESS FEE - 2007		<u>9,393.48</u>	4.50	
Total COST OF SALES	\$	87,277.73	41.80	
Total GROSS PROFIT	\$	121,466.22	58.00	
GENERAL & ADMINISTRATIVE				
DEPRECIATION EXPENSE	\$	6,509.13	3.10	
CIAC - AMORTIZATION		(1,695.52)	(0.80)	
SALARIES - OTHER		7,094.14	3.40	
SALARIES - METER READERS		3,362.52	1.60	
SALARIES - UTILITY DIRECTOR		25,327.44	12.10	
SALARIES - OFFICE MANAGER		20,000.04	9.60	
PENSION		9,060.00	4.30	

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TAMIAMI VILLAGE WATER COMPAN INCOME STATEMENT

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For The Period

		anuary 01, 2007 to ecember 31, 2007_	Pct%_
PAYROLL TAXES	\$	4,480.66	2.10
REPAIRS		13,652.70	6.50
HEALTH INSURANCE		15,577.16	7.50
BANK SERVICE CHARGE		1,300.42	0.60
MATERIALS AND SUPPLIES		382.18	0.20
INSURANCE - LIABILITY		2,853.05	1.40
INSURANCE - WORKMAN'S COMP		744.88	0.40
EASYBILL - BILLS		927.58	0.40
FL RURAL WATER ASSO MEMBERSHIP		248.80	0.10
OFFICE EXPENSE		924.55	0.40
TELEPHONE SERVICE		2,142.80	1.00
TELEPHONE		1,557.73	0.70
OFFICE RENT		8,368.04	4.00
ELECTRIC		759.93	0.40
CREDIT LINE - ANNUAL FEE		150.00	0.10
TAXES - TANGIBLE		12.90	0.00
CORP ANNUAL REPORT		150.00	0.10
OCCUPATIONAL LICENSE		50.00	0.00
BACTERIOLOGICAL ANALYSIS		510.00	0.20
POSTAGE		2,420.32	1.20
POSTAGE PERMITS		320.00	0.20
LEGAL - ROSE, SUNSTROM		150.00	0.10
TRANSPORTATION REIMBURSEMENTS		716.22	0.30
BACKFLOW DEVICE TESTING		500.00	0.20
STG 2 DISINF BY PROD RULE		405.00	0.20
Total GENERAL & ADMINISTRATIVE	\$	128,962.67	62.00
Total NET OPERATING INCOME (LOSS)	\$	(7,496.45)	(4.00)

TAMIAMI VILLAGE WATER COMPAN INCOME STATEMENT

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For The Period

	January 01, 2007 to		
	De	Pct%	
OTHER (INCOME) AND EXPENSES			
METER READING FEE	\$	(4,500.00)	(2.20)
INTEREST INCOME		(14.69)	0.00
INT EXP - CREDIT LINE		1,404.80	0.70
INTEREST EXPENSE - CUSTOMER DE		213.90	0.10
ACCTS REC & ADVANCED PAY ADJ		216.10	0.10
LOSS ON RETIREMENT OF PROPERTY		153.00	0.10
Total OTHER (INCOME) AND EXPENSES	\$	(2,526.89)	(1.00)
NET INCOME (LOSS) BEFORE TAX	\$	(4,969.56)	(2.00)
NET INCOME (LOSS)	\$ ==	(4,969.56)	(2.00)

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TAMIAMI VILLAGE WATER COMPAN BALANCE SHEET January 31, 2008

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ASSETS

CURRENT ASSETS

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\$ 4,273.40		
8,640.89		
0.00		
 20,938.97		
:	\$	33,853.26
\$ 273,499.97		
 (193,932.56)		
:	\$	79,567.41
\$ 450.00		
1,858.48		
(1,858.48)		
105.00		
 300.00		
:	\$	855.00
:	\$	114,275.67
\$	\$,640.89 0.00 20,938.97 \$ 273,499.97 (193,932.56) \$ 450.00 1,858.48 (1,858.48) 105.00 300.00	\$ 640.89 0.00 20,938.97 \$ \$ 273,499.97 (193,932.56) \$ \$ 450.00 1,858.48 (1,858.48) 105.00

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TAMIAMI VILLAGE WATER COMPAN BALANCE SHEET January 31, 2008

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LIABILITIES AND EQUITY

ACCTS PAYABLE - REGULATORY FEE	\$	10,249.28	
ACCOUNTS PAYABLE - WATER		6,383.48	
PENSION PAYABLE - 2004		1,510.00	
ADVANCED PAYMENTS		6,199.39	
PAYROLL TAXES PAYABLE	<u></u>	1,169.98	
TOTAL CURRENT LIABILITIES			\$ 25,512.13
NON-CURRENT LIABILITIES			
LOAN FROM STOCKHOLDER	\$	64,612.37	
ACCR EXPENSES - UTILITY DIRECT		74,313.30	
ACCR EXPENSES - OTHER		16,534.31	
CREDIT LINE		12,499.40	
CUSTOMER DEPOSITS		3,026.58	
CUSTOMER DEPOSIT 1 1/2" METER		300.00	
TOTAL NON-CURRENT LIABILITIES			\$ 171,285.96
EQUITY			
COMMON STOCK	\$	100.00	
PAID IN CAPITAL		23,900.00	
CIAC		110,778.88	
ACCUM AMORT - CIAC		(106,266.70)	
ACQUISITION ADJUSTMENT		30,680.15	
Retained Earnings		(144,895.74)	
NET INCOME (LOSS)		3,180.99	
TOTAL EQUITY			\$ (82,522.42)
TOTAL LIABILITIES AND EQUITY			\$ 114,275.67

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TAMIAMI VILLAGE WATER COMPAN INCOME STATEMENT

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For The Period

	January 01, 2008 to		
	January 31, 2008	Pct%	
SALES			
SALES			
RESIDENTIAL - BASE 5/8	\$ 9,771.98	43.80	
RESIDENTIAL - METERED 5/8	7,297.55	32.70	
COMMERCIAL - BASE 5/8	211.47	0.90	
COMMERCIAL - METERED 5/8	528.47	2.40	
COMMERCIAL - BASE 1"	27.89	0.10	
COMMERCIAL - METERED 1"	145.32	0.70	
COMMERCIAL - BASE 1 1/2	334.56	1.50	
COMMERCIAL - METERED 1 1/2	829.92	3.70	
COMMERCIAL - BASE 3"	1,425.53	6.40	
COMMERCIAL - METERED 3"	1,713.01	7.70	
INSTALLATION FEE	45.00	0.20	
Total SALES	\$ 22,330.70	100.00	
COST OF SALES			
WATER PURCHASED	\$ 9,341.92	41.80	
REGULATORY ASSESS FEE - 2008	1,002.86	4.50	
Total COST OF SALES	\$10,344.78	46.30	
Total GROSS PROFIT	\$ 11,985.92	54.00	
GENERAL & ADMINISTRATIVE			
SALARIES - OTHER	\$ 488.07	2.20	
SALARIES - METER READERS	373.56	1.70	
SALARIES - UTILITY DIRECTOR	2,110.62	9.50	
SALARIES - OFFICE MANAGER	1,666.67	7.50	
PENSION	755.00	3.40	
PAYROLL TAXES	454.00	2.00	
HEALTH INSURANCE	1,482.07	6.60	
BANK SERVICE CHARGE	108.18	0.50	

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TAMIAMI VILLAGE WATER COMPAN INCOME STATEMENT

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For The Period

	Ja	nuary 01, 2008 to	
	Ja	nuary 31, 2008	Pct%
INSURANCE - LIABILITY	\$	226.34	1.00
Bad Debts		40.47	0.20
FL RURAL WATER ASSO MEMBERSHIP		248.80	1.10
OFFICE EXPENSE		56.18	0.30
TELEPHONE SERVICE		147.00	0.70
TELEPHONE		94.92	0.40
OFFICE RENT		697.84	3.10
ELECTRIC		33.54	0.20
BACTERIOLOGICAL ANALYSIS		50.00	0.20
TRANSPORTATION REIMBURSEMENTS		35.44	0.20
Total GENERAL & ADMINISTRATIVE	\$	9,068.70	41.00
Total NET OPERATING INCOME (LOSS)	\$	2,917.22	13.00
OTHER (INCOME) AND EXPENSES	,		
METER READING FEE	\$	(375.00)	(1.70)
INTEREST INCOME		(2.10)	0.00
INT EXP - CREDIT LINE		107.40	0.50
ACCTS REC & ADVANCED PAY ADJ		5.93	0.00
Total OTHER (INCOME) AND EXPENSES	\$	((1.00)
NET INCOME (LOSS) BEFORE TAX	\$	3,180.99	14.00
NET INCOME (LOSS)	\$ ==	3,180.99	14.00

Schedule 3.1 (j)

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Employee pension plan Health Insurance

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Schedule 3.1(I)

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Distribution Lines and corresponding customer meters.

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HOUSTON 973586v3

Schedule 3.1(m)

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None

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HOUSTON 973586v3

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Schedule 3.1(n)

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None

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Schedule 3.1(o)

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Utility Director Office Manager Office Clerk Meter Readers Field Employees

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Schedule 3.1(q)

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None.

HOUSTON 973586v3

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Schedule 3.1 (s)

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(See attached).

02-03-2008 15:45:04

EASY-BILL TAMIAMI VILLAGE WATER CO., INC. BRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphabetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	Customer Name JAMES ACKELSON MARK ACKERMAN DOROTHY ADAMS NOEL & NORMA AGLER CORALYNN ASOR-KRUEDER JERRY ACUDIO CLEN & DORIS AKERS ALLENE ALLINSON ALLENE ALLINSON ALLENE ALLINSON ALLENE ALLINSON ALLENE ALLINSON ALLENE ALLINSON ALLENE ALLINSON STEPMEN & FRAN ANENT ROBERT & EDITH ANDERSON BIANCA'S RISTO R. ANTE ITALIA CAROL ANTHON RICHARD K. RPPLEFORD RON ARKELL DARDARA ASTMAN CLYDE J. ASDURY CAVILLE & JANET ASHLEY TAMIAMI MASTER ASSOCIATION TAMIAMI AS DON D. BABAS CHESTER R. BAKER DELORES BAKER EVE CARLOLYN BALLARD SOB'T NICHERSON & BERBARA PAR ARLO & JEAN BARNETT SIDNEY BARTHMELL JR. JAMES & RHETA BARTLETT IAN BARTON KENNETH C. BASDEKIS GERRY & PAULA BASTIEN HARRY R. BAKTER	CC / Billing Address	Billing City State Zip	Reading Account Codes
13771	JAMES ACKELSON	16221 CITRON NOY	N FT MYERE, FI 37983	39851A TO UR UP
12362	HARK ACKERMON	314 ARMADALE WAY	LOVES PARK. IL SIIII	471250 IE k3 WR
14180	DOROTHY ADAMS	2518 E COLNIAL AVE	TERSE NOUTE, IN A7085	CRIMER NE KR
14951	NCEL & NORME AGLER	3453 CELECTIAL WAY	N. FORT MYERS. FL 33903	506233 ID NB NR
14134	CORALYNW ASOR-KRUEDER	15015 TANGELO WAY	N FT MYERS. FL 33903	7610 ID VB UR
16012	JERRY ACUDIO	3050 DKY VILLA LANE	N. FORT MYERS. FL 33903	368270 ID NE MR
13521	CLEN & DORIG AKERS	3312 GRLAXY HAY	N FORT MYERS. FL 33003	SIZCIS ID WE NR
14563	ALLENE ALLINGON	9273 DECOTO DR	N. FORT MYERC. FL 33903	63320 10 WB WR
12311	ALLENE ALLINSON	9273 DESOTO DR	N. FORT MYERS. FL 33983	841428 1D WR WR
14420	STEPHEN & FRAN AMENT	1544 WEST MIGSING LAKE CR.	ROSCOMEN, MI 40653	643680 N3 NR
11090	ROBERT & EDITH ANDERSON	9889 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	543066 ¥8 WR
17581	BIANCA'S RISTOR, ANTE ITALIA	DRIT BB	N. FORT MYERS, CL 33903	912210 ID WF WU
13338	CAREL ANTHON	3378 GALAXY WAY	N. FORT MYERS, FL 33903	515840 WE WR
12471	RICHARD K. AFPLEFORD	16263 PELICAN DA	N FT MYERS, FL 33963	639478 ID WD WR
15463	RON ARKELL	522 E-9099 RIVERSIDE DA. E	CANADA, N8S4R9	522960 ID WB WR
13571	BARBARA ERTMEN	16044 HIBIECUS WAY	N. FORT MYERG, FL 33903	585430 WD WR
15482	CLYDE J. ASBURY	3126 SATURN CIRCLE	N. FORT MYERS, FL 33983	692330 ID WE WR
13250	CRUILLE & JANET ASHLEY	3399 GALAXY WAY	n. Fort Myerc, Fl 33903	46480 WB WR
13821	TAMIAMI MASTER ASSOCIATION	16555 A N. CLEVELAND AVE	N. FORT MYERS, FL 33303	1315670 ID WF WU
16802	TAMIANI MASTER ASSOCIATION	16555 N. CLEVELAND AVE.	N. FORT MYERC, FL 33903	523658 ID WD WR
16832	TAMIANI MASTER ASSOCIATION INC	16555 A N. CLEVELAND AVE	N. FORT MYERS, FL 33323	1079650 ID WF WU
16514	TAMIANI MASTER ASSOCIATION, IN	16555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33903	423450 ID WE WR
13463	BETTY & EDGAR ATCHLEY	3332 GALAXY NAY	N. FORT MYERS, FL 33903	432720 ID WE WR
12631	RICHARD & BEBE ATHERTON	3556 CELESTIAL WAY	N. FORT MYERS, FL 33903	673320 ID NO NR
11841	AUDREY ATTOE	W11853 DEMYNCK RD	LODI, WI 53555	57878C ID WD WR
15161	DAVID AUSTIN	3537 CELESTIAL WAY	N FT MYERS, FL 33903	553210 ID WB WR
12561	VIRGINIA 3 DON D. BABAS	159 WAUPAKA DR	BATTLE CREEK, MI 49017	505860 ID WB WR
14982	CHESTER R. BAKER	3465 CELESTIAL WAY	N. FORT MYERS, FL 33983	51469C ID NB WR
12425	DAVID BAKER	16253 Pelican dr	N FT MYERS, FL 33903	786232 ID WE WR
12590	DELGRES BAKER	3572 CELESTIAL WRY	N. FORT MYERS, FL 33903	41370 WB WR
17668	EVE CARLOLYN BALLARD	3113 VENUS LANE	N. FORT MYERS, FL 33983	327638 ID WB WR
14054	SOB'T MICKERSON & BARBARA PAR	16015 TANGELO WAY	N. FORT MYERS, FL 33003	737660 ID WB WR
19821	ANLO & JEAN DARMETT	3015 FLAMINGO CIRCLE	N FORT MYERS, FL 33903	813660 ID WE WR
11942 11540	SIDNEY DERINGELL JR.	SIZU E. JEFTERSON GFT. 1K	DETRBIT, MI 48214	587632 ID WB WR
15472	JAMES & NACIA DAKILE!!	SWIG HRSDR DRIVE	N. FUNI MYENG, FL JSS63	1164946 WB WK
11032	KENNETU C ROCHEKIC	0057 CLANTNER FIDELS	N. FORT MUEDO EL 20000	250730 10 WB WR
17261	CERRY & FAULA BASTIEN	405-40 ADAMS LANE		700000 10 WB WA 550070 ID UD UD
12912	WARRY R. BEXTER	1588 SPRINGVILLE RD.	CANADA, NOJORA	SECRIC ID WE WR
12691	ROSEMARIE BEAL	3532 CELESTIAL HAY	NEW HOLLAND, PA 17557 N. FORT MYERS, FL 33903	596539 ID W3 WR
	MGRTHAGAY DEAM	S178 BARCLAY COVE	SOUTHAVEN, NS 38671	1193710 ID WE WR 551660 ID WB WR
	ARNOLD & REBECC BEATTY	1317 TIMBERLAND DR	Vanduran, as 30671 Vanduran, ar 72956	
	MELVA BEAUDDIN	C/O KATHY SCHOPPER	LAKE CZARK, MO 65049	648640 ID WB WR 516620 WB WR
	HERMAN & LUCILL BEAULIEU	9265 DONITA DR.	N. FORT MYERS, FL 33903	465263 ID WB WR
		3063 FLAMINED CIRCLE	N. FORT MYERS, FL 33903	403030 11 WB WA 1245940 WB WR
	BC BECKER	3136 PLUTO CIRCLE	N. FORT MYERS, FL 33983	489130 ID WB WR
		9216 BONITA DR.	N. FERT MYERG, FL 33983	620760 ID WB WR
	RICHARD H. BEHM	9027 FLAMINGO CIACLE	N FT MYERS, FL 33903	1112930 ID WB WR
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EASY-BILL TAMIAMI VILLAGE WATER CO.,INC. BRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphabetic Orden FROM LAST NAME ADLETT TO ZWITTER

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Account	Custober Name KENNETH BEIER ANNE M. BENETEAU PAUL BENNETT JOHN M. BEST TOM BALENSIEFEN & BEULAH MAE EMMETT BIAS MARION I. BILODRAM LINDA BINSON CORTLAND/KATHI BISHOP CORRIME BITTIKOFER JOYCE & PETER C. BJORKLUND BETTY ELEVING SAIL BODSE LEONGRO & PHYLL BODRIE RAYMOND BOLDUC ANTHONY BONSIORNO DONALD BORDEN RAYMOND L/RUTH M. BOUCHARD DEVONNE BOMMAN ROBERT D. BOMMAN EDWARD & OTA BOWREN JACQUELINE BRADY BARB & ALFRED BRANER MIKE BREMER RUTH BREMER DONALD & MELVA BRINGMAN FRED & CAROL BRITENSTINE GERARD BROCHU PALM CITY BROKERS MARY BROWER WILLIAM M. BROWER, JR. ALICE BROWN THELMA & RICHAR BROWN THE REALDRAN THE REALDRAN	EO / Billing Address	Billing City State Zip	Reading	Account Codes
14722	NERMETH RETER	2222 201NR0U 1 0NF	N. FORT MYERE, FI 33903	6.97980	TO US UR
16171	ANNE M. RENETEAL	C/D MARBARET BOLLER	N ET MYERS, EL 33903	574290	TO WA WA
10571	PALL RENNETT	S114 FLANINGS CLRCLE	N. FORT MYERS. FL 23923	945492	YR US
12641	JOAN M. REST	3552 CELESTIAL WAY	N. FORT MYERS, FL 33983	328733	TO UR UN
12991	TOM RALENGIEETH & RELIAN MOE	2775 MENNERY RD.	CSUFSC !! 59547	401750	TP HR HR
12681	FEMETT BIAS	P 3 Rox 3532	ET MYERS. EL 33919	1095798	
10112	MARIAN I. BU CRACH	9622 SLOWINGS CIRCLE	N. FORT WVERS. EL 779012	578469	TO UR UR
10354	I INDE RINGON	9272 FLANINGO DIROLL	H. FORT MYERS, FL. 30388	570969	10 WD WN 10 UR UR
13468	CORTI AND/KATHI BISUDS	2352 GOLAYY WAY	N. FORT MYERE FI 22922	1174050	UR UR
14331	CARRINE RITTHOUSE	16009 MIRIGHS WAY	N TT MYENC. FL 22032	11170LU 401150	ID LO UT
13560	JOYCE F & DETER C. BJORKI UND	IG PURVE LAKES PLACE	STATEN ISLAND. NV 19312	761100	TB UR UR
12360	BETTY & EUDIO	RAGE FE FOTTOL MOV	N COT SVERE F: 77927	105700	19 19
17132	SALL RODEF	3118 MERCHINY LONE	N FT WYERS EL 23997	176170	TO UR UP
13812	I FONCON & OUVIL SPRAIF	RAMA FEISETION VOV	H CODT HYCER CL 77047	705779	10 MD MN 77 100 115
11382	REVMOND BOIDIC	DATE DORDD DOTHE	N CODT NVEDE EN 77083	10007070	ער ער ער דע סע חד
15275	APTHONY BOHLETORN'S	7005 COTHON CIDP C	N ET MVERC EN 33063	0171000	10 AD MA 15 HD HD
10294	NORMAL DONDLOWING	40000 DATONA CINCLE	900769762 WT 40427	1005060	10 ND WI
11610		Som Runto Nelus	N CODT MACOO EL 33003	010450	טען מא שא שי מון מא שי
17172	NATIONE ET NOTT N. DECENNE	1500 DUNINA DATVE	TRUNCTOUR DA (FOGO	010700 KE0660	10 40 WH 10 UD UD
13171	DOREDT DE DEVINON	FOO WEDEELOND CT	200002 001 A7440 C'NODE 001 A7440	700006	10 WO WA 10 UO UO
17166	1000011 01 0000000 2010000 4 07A 0190000	SOL WEDGEWOOD D: 1570 TOITHOOD DD	CLOOKE, ON SOTIO CENTEDUTITE DU AFIED	010110	עני שטי עני מון מון מת
13120	LUWING & USH DUWNEN TOPOUCI THE DOONV	1000 INTIMOUT NJ. 7777 ONLAVN DAV	UCKICHVILLE, UN 40403	383380 202040	DD WB WK
12120	JAUGULLINE DANKA DARD & OFFER REAKED	JUJU UHLAAI WAI 447 D. CARMINORALE DR	R. FURI BILEB; FL 33903	197846	WE WE UP
10002	DHAD & ALFALV DAANEA MIVE DEFNED	146 C. THNMINDURLE RD. 2172 COTUDE SIDDE	PLEMONN: FLHING, IL 60077	401700 340000	TE ME MK
16373	MINE ENERGY	JI/O SHIUKW LINGLE	REPORT PRESS	110200	IU WU WA
13378	AUTO BALWER	L/U BREATL NHELZ	SPRING LARE, MI 43406	1450	WB WR
15210	DUNHLD & MELVH BAINGHHN	3043 SHIDKN LIX	N FI PIYERS, FL 33303	334600	ID WB WK
15231	FRED & CHROL DNITENSTINE	381 S. BISSEL SI.	VINDER, IL 52630	467936	ID WE WK
12601	GLAARD BRUCHD	JOBS LELES HL WHY	N FUNI MYENG, FL 33903	125630	10 WE WY
15052	PHLA LITT BRUKENS	IBJEI N. LLEVELAND AVE.	N. FUNI MYENS, FL 33963	381390	ID WE WK
• 17433	THREE BRUKEN	JUAE BRIUNN CINCLE	N. FLIXT RYERS, FL 33983	35/328	10 WB WK
16661	WILLINF, J. BRUWER, JR.	3042 SHIDNN CIR	N FI MYERS, FL JJ903	553558	ID WE WK
15152	HLILE BRUHN	ASAA CELESTIAL WAY	N. FUX! MYENS, FL 33903	546110	12 KS WK
12874	DAMANIA BAUWA Turiwa katokat Adamu	10075 BREALN WOUD LI. 5-1	N. FURI FILLIS, FL 33363	498420	ID WE WR
15993 15893	THELENG & ALCONSK BREAR	3038 SKY VILLA LHAL	N. FUNT MYERS, FL. SJUNJ	525336	10 WB WR
15802 12611	CORTOT DOLWLEY	SITO FLUID LINGLE	N FI MIERO, FL 33363 N ET MYERO EL 22002	0005200	ID WE WK
13531	NUDERI DRUMLEI NTANE TURUNA	2007 DELEGTINE WHI	N 71 MILEO, 11 33963	1000000	
14000	17552217 2010/2011 17552217 2010/2011	3300 UHLAAT WAT 0920 Dou Dood Datur	N. FURI MYEND, FL 33363	001290	IL WA WK
11920 13321	VINCENT DUNDSHEY	S238 CALCOSA DRIVE	N. FORT MYERS, FL 33903	816140	ID WD WR
10001	PATRICIA BULLOCK	3382 GALAXY WAY	N. FORT MYERS, FL 33903	517010	ID WB WR
11621 15220	GEORGE & OLGA BURANDT	9202 BONITA DR	N FT MYERS, FL 33983	574120	MB KR
17391	IRENE BURANET	156 POST AVE	HILTON, NY 14468	521930	WB WR
15263	ROBERT DURDETTE CHARLES R. BURKE	3173 MERCURY LANE	N. FORT MYERS, FL 33903	338940	ID WB WR
14430	MARGARET BURKE	4802 QUAIL HOLLOW RD.	OLD HICKORY, TN 37138	541588	ID WB WR
13742		3380 RAINBOW LANE	N. FORT MYERS, FL 33903	705590	HB HR
	DENNIS & SUE DURNS	2025 LAKE AVE.	TWIN LAKE, MI 49457	748682	ID WB WR
14591 10332	LILA L. BURTON BERNARD V. BUBSING	3322 RAINBOW LANE	N. FT. MYERS,, FL 33903 N. FORT MYERS, FL 33903	570350 B20762	ID WS WR
13381	EARL F. BUTLER	9066 FLAMINGO CIRCLE 7 DIXOX STREET	HARRINSTEN, DE 19952	820360 615780	ID WB WR ID WB WR

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Account	Custorer Nage GARY BYERS HELEN CAHILL LEGNARD L. CALDERDANN JULES CALDWELL CLYDE G. CAMPBELL OLORIA CAMPBELL JUSEPH F. CAMPBELL D.P.M. JUSEPH F. CAMPBELL D.P.M. JUSEPH F. CAMPBELL D.P.M. JUSEPH F. CAMPBELL D.P.M. JUSEPH F. CAMPBELL, DPM DURIS CANFIELD GARY CARLETON MICHAEL & ANNA CARMAZON ALEXING CARCON ESTATE OF LARRY CARPENTER ENRICO/CORMELA CORPENTIERE DARLENS CARROLL ALFRED/MILDRED CASE CHARLES & CLOVA CATT RICHORD CAZA LEONARDI MEGR CENTER IND THURMAN L. CENTERS ED CEGAREN STERLING CHANSERLAIN MARTHA F. CHAPMAN ERMA CHILSON COMFORT CHIRDPRACTIC JAMES A. CHOJNACKI MARJORIE M. CHRICTENSEN GLEN CHVLINGKI ANTHONY J. CICHY, JR. DAVID W. CLARK MACTER CLARK MACTER CLARK MALTER CLARK MAL	CG / Billing Address	Billing City State Zip	Reading Account Codes
11311	GARY BYERS	9053 FLAMINGO CIRCLE	N. FORT MYERS. FL 33903	568540 TR UR UR
14112	HELEN CAHILL	16008 TANGELO WAY	N. FORT MYERS. FL. 33503	987178 TO WE WE
12951	LEGNARD L. CALDERBANK	3424 CELESTIAL WAY	N. FORT MYERS. FL 33903	954722 ID WE WE
17090	JULES CALDWELL	3732 SOUTH BERGMAN DR.	NINEVER, IN 46164	472358 W9 W2
12381	CLYDE G. CAMPBELL	3415 CELESTIGL WAY	N FORT MYERS. F: 33923	9280 ID UR UR
11991	GLORIA CAMPSELL	9252 CALOBSA DR.	N. FORT MYERS. FL 339933	400740 TO UR WR
17522	JOSEPH F. CAMPBELL D. P.M.	16251 N. CLEVELAND AVE	N. FORT MYERS. FL 33923	29515A ID WF W!
17657	JOSEPH F. CAMPBELL, DPM	JNIT 10	N. FERT MYERS. FL 33903	
11482	DORIS CANFIELD	3025 ARBOR LANE	N. FORT MYERS. FL 33903	42278A TO MB WR
12223	BARY CARLETON	9274 DESCTO CR.	N. FORT MYERS. FL 33923	1053790 ID UR UR
14570	MICHAEL & ANNA CARMAZON	1510 FOUNTAIN LANE	ELYMERTH. MN 55447-2722	418522 TO UR UR
11642	ALEXING CARCH	9059 FLAMINGC DIS	N ET MYERS. EL 32993	PEAGE OD UZ UR
13840	ESTATE OF LARRY CARPENTER	KORY CARPENTER. EXECUTOR	I. MAN MAVEN. 51 32444	992956 US US
10650	ENRICO/CORMELA CORPENTIERE	SIBO FLAMINGO CIRCLE	N. FORT MYERS. FL 339903	548243 113 123
13183	DARLENE CARROLL	1863 NE 23RD AVE	CAPE CORAL EL 33929	421670 ID UR UR
14850	ALFRED/MILLERED CASE	15919 TANKEL C WAY	N. FORT MYERS. EL 33983	482770 UN UN
11310	CHARLES & CLOVA CATT	S236 CALGOSA DRIVE	N. FORT MYERS, FL 33903	1158430 V9 V8
16133	RICHORD COZO	3079 SKY VILLA	N. FORT SYERS, FL. 2000	116698 TO LO LO
17532	LEDNARDI HEAR CENTER INC	UNIT 8	N. EDRT MYERS, FL 33923	187020 UF UN
13651	THURMAN L. CENTERS	16849 CITZON VAY	H FT MYERS, FL 32983	731209 TO UN L9
11722	ED CESARES	9222 BONITO DR	N FT MYERS, EL 32903	ALE29A TO UR UR
11232	STER ING CHRIMER GIN	9897 FLANTNER EISCEF	N. FROT MYFOR, FL 33903	1148510 UR LP
13201	MARTHA F. CHARMAN	2375 FALAYY LICY	N. FERT MYERS FL 23983	339510 ID UN L'S
12772	ERMA CHILSON	3502 CF: FETUS: WAY	N FT MVERS. EL 33933	AA9198 ID US WR
17594	CEMFERT CHIRDPRACTIC	15251 N CLEVELAND AVE	N. FORT MYERS, FL 33923	735412 TO WE WH
14251	JEMES A. CHOJNECKI	1504! HIBISCUS MAY	N FT MYERS, FL 33903	492780 ID WA WA
13251	MARJORIE M. CHRICTENSEN	3401 GALAXY WAY	N. FORT MYERS. FL 33903	8.37.791 ID VR WR
17453	GLEN CHWLINSKI	2161 TRAPPERS AVE.	CANADA. NEPITZ	4323721 ID UR UR
14620	ANTHONY J. CICKY. JR.	3318 RAINBOW LANE	N. FORT MYERS. FL. 33903	235.840 DD KE HE
16661	DAVID W. CLARK	3054 SKY VILLS LANE	N. FORT MYERS. FL 33903	450980 ID W8 WR
14410	MARY E CLARK	3205 IVY LANE	ERAND BLANC, MI 48439	632610 XB KB
10542	MICHAEL J. CLARK	439 HERRON RD.	N. FORT MYERS. FL 33903	259300 ID HR HR
14662	WALTER CLARK	3309 RAINBON LANE	N. FORT MYERS. FL 33903	338329 ID WB WR
12010	BUDDY CLAY	9255 CALODGA DRIVE	N. FORT MYERS. FL 33903	814250 WE WR
13351	RICHARD CLEARY	1625@ CITRON WAY	N FORT MYERS, FL 33903	C6610 ID WE WR
11020	FRANK & FHYLLIS CLEAVER	9055 FLAMINGC CIRCLE	N. FORT MYERS, FL 33903	691780 WE WR
14082	DGM CLEM	16007 TANGELO WAY	N. FORT MYERS, FL 33903	762490 NB WR
15822	EDWARD L. COMB	3481 CELESTIAL WAY	N. FORT MYERS, FL 33903	738010 WB WR
12260	SAMUEL/ROSEMARY COCHRAN	9282 DESUTO DRIVE	N. FORT MYERS, FL 33903	1258220 WB WR
13593	ALICE L. COLE	16052 HIDISCUS WAY	N. FORT MYERS, FL 33903	765060 ID WB WR
14633	EARL B. CONVLE	3306 RAINBOW LN	N FT MYERS, FL 33903	228080 ID WB WR
14702	PAULINE J. CONRAD	3325 RAINBOW LANE	N. FORT MYERS, FL 33903	515280 ID WB WR
16231	RICHARD CONROY	22 A HUNTERS HOCDS BLVD	CANFIELD, DH 44408	562810 ID WB WR
12280	EARL COOK	9279 DESCTO DR	N FT MYERS, FL 33903	678550 WB WR
14141	HENRY COOPER	16020 TANGELO WAY	N FT MYERS, FL 33903	693340 ID WB WR
15029	RAY CORONER	3140 PLUTO CIRCLE	N. FORT MYERS, FL 33903	690050 ID WB WR
12140	ED & PAT CORLEY	9258 DESCTO DRIVE	N. FORT MYERS, FL 33923	1123830 WB WR
16512	MAURICE & RHEA CORNEAU	3119 SATURN CIRCLE	N FORT MYERS, FL 33903	47373C ID WE WR
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Account	Custoser Name	CC / Billing Address	 Billing City State Zip N. FORT MYERS, FL 33923 N. FORT MYERS, FL 33903 M. FORT MYERS, FL 33903 N. FORT MYERS, FL 33903 	Reading	Account Codes
12250	FRED & ROSE CORNISH	9260 DESUTC DRIVE	N. FORT MYERS, FL 33923	81342	WB WR
15844	ARCHIBALD COURN	3132 PLUTO CIRCLE	N. FORT MYERS, FL 33903	486666	ID WB HR
14311	JAMES COWAN	15217 HIBSICUS WAY	N. FORT MYERS, FL 33983	875630	ID WB WR
15822	DENALD COWLING	3212 BRIARDANK	CANADA, NORITA	375170	ID WE WR
16651	PETER & MARG COYLES	3043 SATURN CIRCLE	N. FORT MYERS, FL 33503	272030	ID WB WR
10213	BEF F. CRAIC	9042 FLAMINGE CIRCLE	N. FORT MYENS, FL 33103	480310	ID WB WR
11050	F. M. CRAIN	3261 FLAMINGE CIRCLE	N. FORT MYERS, FL 33903	59399 0	ID 23 22
15147	nrua: Crash	3003 SKY VILLA LANE	N. FORT MYERS, FL 33963	521119	ID WD WN
10110	NEUTEN C. CSDET	3311 SPLAXY WAY	N FT MYERS, FL 33993	272550	ID WB WR
14332	DOBIC CROSTON	1625 HERITSBE DV. DR	CANADA.	765790	10 WO NR
19767	VENNETIA PULI EN	SOR HENRY STREET	ENTARIO, CANADA, NORIAO	606160	ID WB WR
10000		2024-76 PHEV SER92 80	SYSESUTIE, ND 21704	465686	
10070 17100	I ANOSNOC PUR MONE	7775 501 297 467	N. FORT MYERS, FL 33963	397330	ID WB WR
10170		3167 CLONE WAY AND PIRCHE	N FORT HYERS F' 33963	2586.38	Th un un
licoi	LENINE AL CODIC	DATE PUV HTLLA LANC	N ENDT WERE T' 72907	286429	TE WR UR
13942	LAVENUE LUINDENI DARMADE A DIADUCHUUI	3670 371 VILLA LAME 2417 DENTO CIOPIC	N CT WEDG EF 32003	100408 172450	10 MB MR
10062	HARSARS H. GAMDROWANI Marka people processor	2110 FLOOD DIRUCC 2(10 KCD0102 000	N CODT WYEDD CH 77007	501520	ID UR UP
17521	JURN & LARNEL D'AGNOLD	JITY MERCURY LHMA	A TAN MEND, TE 60000 N TONT WEDD C' 72007	100000	10 00 UD 10 00 UD
12250	ELEN S. / LVELIN GARAIEN	SETT SEBUID DRIVE	NE FORS MILION FL DODG POFFOTOIN NU DOBSE	130000 544450	TA UR UD
17415	JACHARLINE CATTELEUN	78 VHN BUNEA LINLLE	907733340, 307 03645 8 cart mycar (* 33003	J711900 776800	10 AU AN 17 AU AN
14472	RELPH DAME	JJ66 RRINBLW LANE	A FURI ATEND, LE 33903 Louornorpudo IN 47805	140000	10 HD HA TA HA HA
11931	NAA DUAID	19333 PAR DK	LAWKENLEBURD, IN 4702D	340700 446600	10 AD WA 70 UR US
15422	CHARLES A. DAVIS	ST25 SATURN CINCLE	N. FUKI AMENDI NU 33363 Nu dont nyero di 33633	410300	10 MD WA 175 ND
19281	DONALD & HELEN DAVIS	9016 FLAMINED DIRCLE	N. FUXI FYERS, FL 33303	337236	NG 855 TE UR UR
14862	KATHRYN DAVIS	3391 RRINDEW LN	N, FUKI MYENG, FL 33903	322330 510108	ID WO WA
12841	ROY & ROBERTA L. DAVIS	3472 DELESTIAL WAY	N. FUKI AYENS, FL 33963	342430	ID WE WK
	sydney R. Danson	3378 GALAXY WAY	N F H MYENS, FL 3.5363	700000	10 WD WX
16871	e. Vatson day	218 SORDON AVE.	WILMINGTON, DE 19800	512858	13 WB AR
13781	CHARLES P. DELACEY	16017 CITRON WAY	N FORT MYERS, FL 33903	879938	ID WE WR
15650	KENNETH & JULIA DENGER	3284 FLUTO CIRCLE	N FT MYERS, FL 33983	335090	WB WN
17660	NORTH POINTS BENTAL CENTER	UNIT #11	N. FORT MYERS,, FL 33903	265459	10 WF WU
:3571	LINDA DENVES	406 FELLERS LANE	SMYRNA, TN 37167	737100	ID WE WR
15362	Cominick Derosa	3097 SATURN CIRCLE	n. fort nyers, fl 33903	417830	ID WE WR
12431	LECNARD M. DETZEL	C/O DALE DETZEL	AVON, OH 44811	430250	ID WB WR
11861	LEONARD M. DETZEL	C/C DALE DETZEL	AVON, OH 44011	351866	ID WE WR
15558	FRANCES DILL	3122 SATURN CIRCLE	N. FORT XYERS, FL 33923	301010	NB WR
15891	SAIL DIX	3112 FLUTO CIR	N. FORT MYERS, FL 33903	205700	ID WB WR
12483	CHARLES DOAN	3328 GALAXY WAY	N. FORT MYERS, FL 33963	333590	ID VB WR
17181	WILLIAM KERR/ DON MacDONALD	122 ST JAMES CT	Canada, Ngv3Hi	403090	ir he he
11712	DOMMA DCOLEY	5941 WISCONSIN AVE	BOKEELIA, FL 33922	517689	ID WB WR
17151	EDWARD DOWNEY	3126 MERCURY LANE	N FORT MYERS, FL 33903	404980	ID WB WR
15111	Kenneth & Nancy Dralighan	3517 CELESTIAL WAY	N FT MYERS, FL 33903	452350	ID VB WR
11952	AVERY DRENNER	9244 CALODSA BRIVE	N. FORT MYERS, FL 33903	587610	k® WR
16155	FRANCES J. DREVERS	3131 PLUTO CIRCLE	N. FORT MYERS, FL 33903	433270	id WB Kr
17443	Donald & Sugan Drew	P D BOX 297	SPOFFORD, NH 03462	516530	ID WB WR
10902	ST CLAIR/ELSIE DUDLEY	9031 FLAMINGE CIRCLE	N. FORT MYERS, FL 33903	388128	WE WR
15372	earl a. Dugal	1030 POINTE PELLE DR	Canada, NSH-3VA	482073	ID W2 WR
14043	SERARD DUKAMEL	16023 TANDELO HAY	N. FORT MYERS, FL 33903	753620	ID WR WR
11812	Agron Dumm	11257 ALMON PT	Jerome, MI 49249	38196	ID WB WR

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Account	CUETOREM NAME RICHARD & LINDA DUNHAM SENEVIEVE DUNLEAVY DA VITA INC. DVA RENAL HEALTHO CARL & JEANETTE DEBGER PETER H. DEBROYN CARLO & OLAVEE DIDONATO JEAN E. DITOMASSO RICHARD W. EASTMAN FARRELL D. EASTMAN ALFRED EBSEX JEANNE EDINGER GAL & ALICE ELIA MELVIN J. ELLIS JCHN & BETTY EMERICX FRANCES EMSLIE EDMUND ESSERT WILLIAM ESTEP GARY EYMANN MARIA FARABLIA CARMEN FARANCA FRANCES FARWICX AL & PHIL FEIST ANTHONY & SELMA FERNANDES CARY FERRARI GARMEN FICILI LINDA & THOMAS FIEBELKORN ANNA & MELMUT FIEBICH LINDA L. FIELD LECONARD 1 YVONN FIELDE RC J. FILBRUN ROSEMARY FISHER KATHY FITZELLE ED & RUTH FITZEERALD TAMIAMI VILLAGE FLAMINDO HALL TAMIAMI VILLAGE FLAMINGO LAUND MEINZ & DAGMAR FONRENT	CO / Billing Address	Billing City State Zip	Reading	Account Codes
10452	RICHERD & LINDA DINFER	1812 SZFEN ST	MIDDI FRIRD. MG 22254	41429	ID WR WR
10750	SERENTERS DEMISSION	9031 FLANINGE CLIRCLE	N. FORT MYERS. FL ZCORZ	723002	IC VA WA
17563	DA VITA THE BUG RENAL PERITIC	DO VITO INC 2551	TREAME WE SEAL	12231223	TO JH LY
16122	CARL & JEANETTE DEBOER	3675 SKY VILLA LANF	N. FORT MYERS. FL 33903	5.78708	un nu
15442	PUTER K. DERRIVN	3142 SETURN CIRCLE	N. FORT MYERS. F. 37523	536322	ID WR WR
11312	COSI D & DI AVEE DI DONATO	TAG SUFRRY ST	SNEADS FERRY. NO. 20460	593582	In WR WR
12732	JEAN E. DITEMASSO	3492 CELESTIAL WAY	M. FORT MYERS, FL. 23923	653758	TO LUD LUR
17001	RICHERD W. TESEMEN	9. 0. 201 457	ESTEDOM. NH COASS	415.922	
13091	FARRELL D. CASTON	3319 GALAXY WAY	N. FORT MYERS. FL 33903	43020	ID WB WR
15542	SLFRED EBSEN	3171 SATURN CIRCLE	N. FORT MYERS. FL 33902	470950	10 K3 KR
17191	JEANNE EDINGER	3142 MERCURY LAKE	N. FORT MYERS. FL 33903	13210	ID WE WE
17901	SAL & ALICE ELIA	16030 CITRON WAY	N FT WYERS, FL 33903	3336	ID WE WR
12683	MELVIN J. ELLIS	9135 FLAMINGO CIRCLE	N. FDRT MYERS. FL 32903	1180640	ID WB WR
12120	JCHN & BETTY EMERICK	9233 CALOOSA DRIVE	N. FORT MYERS. FL 33923	910532	KB KR
17113	FRANCES EMOLIS	3110 MERCURY LANE	N. FORT MYERS, FL 33903	381090	ID WB WR
14211	EDMUND ESSERT	16048 TANGELO WAY	N FT MYERS, FL 33903	504060	IC WB WA
17:83	WILLIAM ESTEP	3138 MERCURY LANE	N. FORT MYERS, FL 33903	41978	ID HB WR
13672	JARY EYMANN	3439 CRCHARD WAY	N. FORT MYERS, FL 33903	469468	ID WB WR
11741	Maria Francia	9225 DONITA DR	N FT MYERS, FL 33903	19892	ID WE WR
13654	CARMEN FARANCE	1216 ORCHID CT.	MAPLES, FL 34118	5740	ID WB WR
14881	FRANCES FARMICK	171 APPLEGROVE SY NE	NORTH CANTON, OH 44720	541360	ID WB WR
13450	RL & PHIL FEIST	3336 GALAXY WAY	N FT MYERS, FL 33903	310430	WB WR
11582	ANTHONY & SELMA FERNANDES	9214 BONITA DRIVE	N. FORT MYERS, FL 33903	448330	WB WR
16231	GARY FERRARI	9012 FLAMINGC CIRCLE	N. FORT MYERS, FL 33903	1044150	IE WB WR
10062	GARY FERRARI	3012 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	821998	ID WB WR
17425	CARMEN FICILI	334 WILLIAM ST.	MERKIMER, NY 13350	416700	10 HB HR
14289	LINDA & THOMAS FIEBELKORN	15029 MIBISCUS WAY	N. FORT MYERS, FL 33903	918198	ID WB NR
11281	ANNE & HELMUT FIEBICH	9107 FLAMINGS CIRCLE	n. Fort Myers, FL 33903	452158	ID WB WR
17302	LINDA L. FIELD	3186 MERCURY LANE	N. FORT MYERS, FL 33303	543450	ID NB NR
15863	LECNARD & YVENN FIELDS	3124 PLUTO CIRCLE	N. FORT MYERS, FL 33903	203592	TE HE HE
15578	RC /. FILBRUN	3183 SATURN CIRCLE	N. FORT MYERS, FL 33903	562869	WB WR
15672	ROSEMARY FISHER	3195 PLUTO CIRCLE	N. FORT MYERS, FL 33903	603160	ID ND NV
11560	XATHY FITZELLE	9210 BCN1TA DRIVE	N. FORT MYERS, FL 33903	1593790	MB MS
10840	ED & RUTH FITZGERALD	9019 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	1052240	WB KR
10002	TAMIAMI VILLAGE FLAMINDO HALL	:6555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33983	5259100	WH WY
10012	TAMIAMI VILLAGE FLAMINGC LAUND	16555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33903	5988120	WII WY
12621	HEINZ & DAGMAR FEHRENKAMK	S120 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	1522829	AB WK
11836	BETTY & BEORGE M. FORD	SEIS BONIE DRIVE	N FURI MYENS, FL 33903	467746	NB WK
12130	ALMA FORREST DOLORES FORTINI RONALD E. FOURNIER ALLEN & VIRGINI FRANZ	VERS DESULU DALVE	N. FUKI MYENG, PL 33363	18048	AB MA
15971	DELEMES FEMILINI	4693 UNHINE SIGVE BLVD.	N. FUR: RYENG, FL 33983	%10020 500000	ID WB WR
17252	RUNALD E. FOUNNIER	3117 VENUS LANE	N. FURI MYERD, FL. 33503	032630	ID WB WR
13391	TANIANI ULUACE ESTINCUIS NAL	JON MARYSMINE HVE K.	MINNEAPOLIS, MN 55427	10110	ID WB WR
16671	TAMIAMI VILLASE FREINDSHIP HAL	IDOLD N. LLEVELAND HVE.	N. FORT MYERS, FL 33903	464760 540500	WH WY
11670 18730	THOMAS/MADELINE FRENCH MARY FROHMADER	DELE DUNITH DR	N FT MYERS, FL 33903 FRIENDSHIP, WI 53934	542500 748998	WB WR WB WR
10736 12456	6769000 CULLON	070 UNMUT UNMERTIN 7754 2070 CT 907 200	TALENDORIE, MI DOJUM TONIC TOLONIA CTT NY TITAC	(40336 06500	80 811 89 89 89
13831	LOWELL A. ELIDIA	190 VEET DESENT STOCKY	- LUND TOLINID GITE NT TITUD - PUNKISK. IN 47776	25220	To va va
12212	RARY FROMMULER RICHARD FULLAN LOWELL A. FUQUA EDWARD J. FURTER	ANG JAYF ST	N. FORT MYERS. FL 33907	997079	ID WE WE
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EASY-BILL TAMIAMI VILLAGE WATER CO., INC. BRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphabetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	Customer Name	CD / Billing Address 429 JAY CT 9262 DESCTO DR 15555 N. CLEVELAND AVE. C/O ATTORNEY LADONNA CODY 9252 SATURN CIR 3202 SATURN CIRCLE 3536 CELESTIAL WAY 9221 ARBOR DR 3493 CELESTIAL WAY 9402 DEAUFORD LANE 3172 PLUTO CIRCLE 9207 FLAMINGC CIR 9207 FLAMINGC CIRCLE 9205 ARDDR DRIVE 313 CELESTIAL WAY 3343 RAINBOK LANE 9209 ARDDR DRIVE 3436 CELESTIAL WAY 3195 MERCURY LANE 9204 ANBOR DRIVE 9247 CALODSA DRIVE 9247 CALODSA DRIVE 9247 SHY VILLA LANE 9257 CONGRESS ST 9206 FLAMINGC CIRCLE 932 BRISTOM AD 3047 SHY VILLA LANE 2580 CELESTIAL WAY 3167 PLUTO CIRCLE 2580 CELESTIAL WAY 3167 PLUTO CIRCLE 2434 NORTH RD 8929-163RD ST E C/O JOHN DONEFF 4328 SM 1ST PL 3005 SATURN CIRCLE 9211 LEAFY HELLOW CT.	Billing City State Zip	Reading	Account Codes
12741	MR. FURTEK	423 JAY CT	N. FORT MYERS. F: 33983	379253	TO UR MR
12162	FRANCES M. GABELE	9252 DESCTO DR	N. FORT MYERS. FL 33903	552390	ID WE WR
13441	TAMIAMI VILLAGE GALAXY FOOL	15555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33983	882162	NF 151
16101	ESTATE OF CAROL CALE	C/O ATTORNEY LADONNE CODY	FORT MYERS. FL 33907	11578	ID WR WR
16544	LUCILLE SALIPEAU	3258 SATURN CIR	N FT MYERS, FL 33983	718249	ID NR KR
16563	PATRICIS CALLOWRY	3282 SATURN CIRCLE	N FORT MYERS. FL 33903	990040	ID KB KR
12561	JAMES T. GANGER	3536 CELESTIAL WAY	N FORT MYERS, FL 33903	77320	ID NE WR
11500	Bertha Garbarsky	S021 ARBOR DR	N FT MYERS, FL 33203	1130350	VB WR
15072	JESSE CARGUS II	3499 CELESTIAL WAY	N. FORT MYERS, FL 33918	857873	ID WB WR
13540	MARVIN & CHARCH GAST	21422 BEAUFORD LANE	NORTHWILLE, MI 48167	550000	WB WA
15734	BEB GALLIN	3172 PLUTO CIRCLE	N. FORT MYERS, FL 33903	10189	IC WE WR
10124	Janes Bay	2020 FLAMINGE CIR	N FT MYERS, FL 33903	921042	ID ND NR
11190	LEWIS & DOLORES GEER	9087 FLAMINGC CIRCLE	N. FORT MYERS, FL 33903	577748	YE WR
15915	RODERT SENTRY	3104 PLUTO CIRCLE	N. FORT HYERS, FL 33903	249350	ID WE WR
11582	HOUSTON GEORGE	9005 ARBOR DRIVE	N. FORT MYERS, FL 33903	366688	WB WR
10101	DAVID DELY	3513 CELESTIAL WRY	N. FORT MYERG, FL 33983	17800	IC WO WR
14752	NICHOLAS/PEARL EIAXBATTISTC	3343 RAINBOW LANE	N. FORT MYERS, FL 33903	896780	NS XR
11562	JERRY GIBBY	9009 ARBCA DRIVE	N. FORT MYERS, FL 33903	1250739	ID WE WR
12931	Kathleen Sibsch	3436 CELESTIAL WAY	N. FORT MYERS, FL 33903	1161653	ID WD WR
17331	ELVIN GIENAFP	3195 MERCURY LANE	N FT MYERS, FL 33903	439410	10 M
11320	PINLLIS GILLAR	9004 ARBOR DRIVE	N. FORT MYERS, FL 33393	438422	NB WR
12651	PAUL L. DILSON	3247 CALOOSA DRIVE	N. FORT MYERS, FL 33903	839393	ID WB WR
19323	FRANCIS L. SLASDOW	9264 FLAMINGC CIRCLE	N. FORT MYERS, FL 33903	985629	ID WB WR
12442	LAWRENCE GLASS	932 BRISTOW RD	INDEFENDENCE, XY 41851	1539140	ID WE WR
16851	MARCEL BLAUEE	3047 SKY VILLA LANE	N FORT MYERS, FL 33983	736570	ID W2 WR
15782	6. PATRICK GLAUDE	267 CONGREGS ST	WOONSOCKET, RI 02895	319858	ID WB WR
10243	KENNETH SOFF	9008 FLAMINGB CIRCLE	N. FORT MYERS, FL 33903	740550	ID WE WR
15460	Sondra Gonzales	3143 SATURN CIRCLE	N. FORT MYERS, FL 33903	466420	de wb wr
12573	PEDRO GONZALEZ	3580 CELESTIAL WAY	N. FORT MYERS, FL 33903	72420	ID WB NR
16258	ROBERT GOODEN	3167 PLUTC CIACLE	N. FORT MYERS, FL 33903	405660	WB WR
13822	SANDAR K. EUDDRICH	2434 NUKIH RD	FENIGN, MI 48438	8890	X3 WR
13331	DENNIS & MARE SUIT	8989-16389 S1. W.	LAMEVILLE, MN 55044	505310	id wa wk
15562	JAMES & LEVUNNE BUTT	8585 ASKTON AVE	IVES SKUVE HIS, MN 55076	1089398	11 WB WR
1040. (AASY	NIGHHKU BUI: RRNDY D & DONNO COTT	aeus Juhanden 10110 docem et e	CUTTHE UNIVE, MN 55018	672570 Aroosa	ID KS KA IN UR HO
100000	NEWALD & DOWN DOWN	TVIIV CELIND DI E C/O TOUN BONCCC	MARTILLE, MA DD044 MaitCoopedt ou Appac	469208 011708	10 MB WA 10 00 00
10020	STISN RRAVEN	6700 CH1 1CT DI	PARE PARA CH 77014	511306 537518	ער מא ער איז מא ער
15320	NAN GREENHOOD	3005 SATURN CIRCLE	N. FORT MYERS, FL 33903	542570	ND WR
15581	CARLENE GRIFFIN	9231 LEAFY HOLLOW CT.	DAYTON, OH 45458	67952G	ID WB WR
14350	DALE & SHARON L. GRUFF	18205 HIBISCUS WAY	N FT MYERS, FL 33903	586120	
13442	EUGENE SRUFMAN	9088 FLAMINGO CIRCLE	N FT MYERS, FL 33903	504140	ID WB WR
13290	RICHARD & HELEN GUELL	N3059 HAPPY ROAD	CAMPBELLSPORT, WI 53010	318030	WB WR
15152	RICHARD SUILBEAULT	399 EDINBCROUGH ST.	NBX 3C3, CANADA	345752	ID WB WR
15253	RAYMOND GUNSCH	3057 SETURN CIRCLE	N. FORT MYERS, FL 33903	316410	ID WB WR
19242	Raymond Gunsch Raymond Haight Maxcy Hall	7222 AUDUBON 1503 S STATE ST	ALSONAC, MI 48001	682330	ID WE WR
16501	MAXCY HALL	1503 S STATE ST			ID HB WR
16982	JAMES & LILA J. HAMILTON SR.	3145 VENISE EN	WESTVILLE, IL 51863 N FT MYERS, FL 33903	570750	ID WB WR
12090	Donald & Erma Hammock	9239 CALODGA DAIVE	N. FCRT MYÉRS, FL 33903	384030	WE WR
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EASY-BILL TAMIAMI VILLAGE WATER CC.,INC. BRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphatetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	Custozer Nabe	CC / Billing Address	 Billing City State Zip LGDI, WI 53555 CENTERBURG, GH 43011 M. FORT MYERS, FL 33903 M. FORT MYERS, FL 33903 N. FORT MYERS, FL 33903 	Reading	Account Codes
14741	LOUISE HAMP	6903 Cavi F. Bood	ICDI. UI SCHES	13299	TO LIP NR
16882	CAROLYN ESNKINS-BOTTEN	164 W KONCK ST	CENTERNIES, OR 43011	356020	ID WB WR
13162	BERBARA HANDLER	9032 FLANINGE DIRCUS	N. FORT MYFRS. FI 33903	217719	ur ur
13551	WE A & THANTTA HARDERD	9110 FLANING CIRCLE	A. FORT WYERS, FL 33383	196.8.20	29 129
14651	JUDY A. HANSON	3395 RAINARK LANF	N FT MVERS, FL 33903	582938	ND DR
13512	CEDRCE & DETTY HARBER	3417 DECHARD WAY	N FT MYERG, FL ZOGG	515950	ID ER ER
14330	BERNGDET NARDIN	3445 CELESTIAL WAY	N. FORT MYERS. FL 33983	13276	N3 L2
12701	GET HARDY	103 SINNYSIDE DR.	RATTI FORFER, MI 49815	1032540	TE UR UR
16320	BETTY HARRIS	3042 SKY VILLA LN	N. FORT MYERS. FL 33903	918382	DE VB NR
12901	EVA L. HARRIS	3448 CELESTIAL WAY	N. FORT WYERS. FL 33903	764990	ID WE WR
11006	EILEEN HORT	9851 FLAMINGC CIRCLE	N. FORT MYERS, TL 33903	654418	MD LYR
13651	LOIS J. HATFIELD	3443 ORCHARD WAY	N FT MYERS, FL 33919	265380	13 13 40
15542	PAULIN HATFIELD	9017 FARMINGTON DR	EVANSVILLE, IN 47712	367580	ID WD WR
15090	CPAL HEADRICK	3509 CELESTIAL WAY	N. FURT MYERS, FL 33903	851650	មា <u>ក</u> មាព សម ភាព
12480	WILLIAM D HEAVNER	9255 DESOTO DRIVE	N. FORT MYERS, FL 33903	1548550	WB WR
15922	DALE HEIMAN	788 CARY AVE	AURORG, IL 58525	474710	ID WB WR
16901	RICHERD HEIMAN	3152 VENUS LANE	N. FORT MYERS, FL 33903	523180	ID WB WR
16832	THEO & ELSA HEINE	3174 VENUS LN	N. FORT MYERS, FL 33903	405210	IE HB WA
17501	KENNETH/MARGAR E, HENDERSON	BOX 213 RR # 3	CANADA, NOGIRO	655230	ID WE WR
13700	LOYAL & NORKA MEVERLY	16847 CITRON WAY	N FT MYERS, FL 33903	66510	AR aw
15702	Sarah L. Hisbins	3194 PLUTO CIRCLE	N. FORT MYERS, FL 33503	853120	WB NR
15552	JUSRGEN MILLEBRAND	3175 SATURN CIRCLE	N. FORT MYERS, FL 33903	\$9 38 90	ID HD WR
13242	JEHN A. HILLWIE	3395 GALAXY WAY	N FT MYERS, FL 33903	463332	ID WE WR
17362	CILEEN J. HISEY	3185 MERCURY LANE	N. FERT MYERG, FL 33903	879530	ID WE HR
13891	BETTY OR JEE HLAVACEK	15026 CITRON WAY	N FT MYERS, FL 33903	971368	ID WB WR
11851	FRANK KOFFMAN	9283 BONITA DA.	N. FORT MYERS, FL 33903	541920	10 WE WR
16262	RDY T. HOLLY	3051 SKY VILLA LANE	N. FT. MYERS, FL 33903	431980	ID WE WR
15398	KARREN & MARY HOLKES	40 GAK RCAD	Canton, Ma 02621	201950	認識
12940	DRLAN/VIRGINIA HOOPER	3432 CELESTIAL WAY	N. FORT MYERS, FL 33903	514148	NB WR
15521	RICHARD & EMMA HOOVER	3165 SATURN CIRCLE	n. Fort Myers, FL 33903	387940	NB NR
11761	ROBERT & MAE HOOVER	S221 BONITA DRIVE	N. FORT MYERS, FL 33903	58138	ID WB WR
13832	BRADLEY HORNING	16002 CITRON WAY	N. FORT MYERS, FL 33903	526173	70 UN UN 10 NE NA
13271	DENALD L. HERNING	3482 BALAXY WAY	N 7T MYERS, FL 33903	626960	WB WR
12461	EDWARD & SHARON KOSANG	15251 PELICAN DR	N FT MYERS, FL 33903	221538	
15494	HEXHR HUTLL	ALDA ERIURN LIK	N FT RTERS, FL 33363 CHOMDEDEDHDE FA 17000	/85/38 180798	10 WB WR TD HD HD
10344 17291	3HALS AUMHAD Damaid Uniona	SEE RECAVIEW AVE.	GARAGERGOUNG, FR 17202 DODUEDDD MI 40244	705700 705700	או מו מין מיד או מו מין מי
12780	CHRISTIANE HOWERTH	3496 CELESTIAL WAY	N. FORT MYERS, FL 33903	363426 796670	10 WA WA 140 140
14270	MARY HENCIR	16203 HIBISCUS WAY	N FORT MYERS, FL 33903	1040730	140 140 -
17823	0001 000048 101750 • 100000 1000000	10000 MIG10000 Whi 7400 HEARIG LONE	N. FORT MYERS, FL 33983	1070100	ND WA TR 100 100
13551	Walter & Wanda Hubbard Jack Hudson	3129 VENUS LANE 3300 GALAXY WAY	N. FORT MYERS, FL 33903		ID WB WR ID WB WR
16362	EDWARD IMBAULT	5505 BHLAXT WAT	CEDAR SPRINGS, MI 49319	301440	ID WB WR
13823	TAMIAMI VILLASE IRRISATION	16555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33923		
10202	ARTHUR JACKSON	9040 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903		ID WB WR
17542	DAVID W. JACKSOK	2175 BUESTA LN	DHTARIO, CANADA, NSP 1NS		ID WB WR
15360	THOMAS JACKSON	6891 GRUBES - REX RD		335106	DD WB WR
19866	JOSEPH & KATIE JACCES	9011 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903		
15741	JERRY JAKESON	3168 PLUTO CIR	N. FORT MYERS, FL 33983		ID WE WR
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EASY-BILL TAMIAMI VILLAGE WATER CO., INC. BRIEF LIST DF CLESTOMERS-ACTIVE ONLY-Alphabetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	Customer Rame	CS / Billing Address 9278 DESDTO DRIVE 277 EVELYN DRIVE 3386 GALAXY WAY 60 RDVING RD. 9224 BONITA DR. 3188 PLUTO DIRCLE 196 TURNPIKE ST 5646 DOVE RD. 3135 SATURN DIRCLE 3360 DALAXY WAY 9075 FLAMINSD CIRCLE 9065 FLAMINGO DIRCLE 9065 FLAMINGO DIRCLE 9065 FLAMINGO DIRCLE 9250 DESOTO DRIVE 9250 DESOTO DRIVE 9250 DESOTO DRIVE 9250 DESOTO DRIVE 9250 DESOTO DRIVE 3055 SAY VILLA LN 4270 STATE ROUTE 136 16024 TANGELO WAY 119 BASXWOOD DR. 16047 TANGELO WAY 119 BASXWOOD DR. 16047 TANGELO WAY 9264 DESOTO DR. P O BOX 3162 3206 FLUTO DIR P O BOX 3162 3206 FLUTO DIR 16049 TANGELO WAY 3106 VENUS LANE 16049 HIBISCUS WAY 3553 CELESTIAL WAY 9243 CALDCSA DRIVE 3377 RGINBCH LAME 534 CURTIS RD 126623 DANGELD WAY 9094 FLAMINCO CIRCLE C/O DSWALD	Billing City State Zip	Reading Account Codes
12242	ROBERT JANKONSKI	9278 DESBTO DRIVE	N. FORT MYERS, FL 33983	51540 ID WB WR
13870	JOSEPH JATZKE	277 EVELYN DRIVE	DEPTFERD, NJ 08076	693410 WB WR
13311	JOHN R. JOYMES	3386 BALAXY WAY	N. FORT MYERS. FL 33903	720232 ID WB WR
14300	HOUSED & CLATER JEATER	AR ROUTHE RD.	CUINGTON, PA 19856	6.37630 UB WR
11771	OSTIND TOPNSON	9224 RONITO BR	N. FORT MYERS. EL 32803	1958300 TO KB UR
11101	REENTER TOURCH		N FT MYERS. FL 23900	216220 UR UR
10000	COUNTRY SOURCES	100 FLORD DINOLL	ST FORTEN NO 90375	762979 ID NR UR
10170 10770	EDEDEDTEV /// TOC TOUTE	5542 DOUC OD	CHITLE POET MT 64076	90 90 90 90 90 90 90 90 90 90 90 90 90 9
10110	FREENIGM NEIGE GUNZE FROMTA DEM IDUIT	2175 DOTUDE (19)	N CODT NUCCO C' 77087	600112 H2 HA
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10001 10001	LINGER & JODI JUNCO DDUI IDMED	JULE GALAN WEL DATE THANTNER PIDELC	N EDD7 MVE50 EP 32003	001220 12 MD MR 009800 10 VB 00
16007 11070	PRUL JUNLO Doment I TRUCC	SOLD FLANINGD DIRULL GARE THRMINGS DIACHE	N CONTRACTOR C 35003	744490 TO HD HD
110/2	BHREE J. JUHES BAR	3000 TLAMINOU LINULL DOLA DECOID DUINE	N, FOR: MICHD, FL 30200 N EDDT WVEND C) 22002	701200 10 WD WA 200704 10 UD
ičij0 Louas	DENTEL & LUDISE JUNE	9258 143610 JA172	N FORT NYERD, FL DOJOG	202000 AD WA 7707576 IT DD 110
12162	DUNALD J. KANL	9237 CREDCON UR.	AL FURT MIERO, FL. JUDIU	//d/0% 10 %D %N 670756 1% 10
144210	HENRY & HELEN KARMAZYN	1083 50 519 51.	DELA RATUN, FL 33486	
12670	CHARLES KAVALUKAS	115 AMURICE DR	ULINIUN, 28 13628	CC340 HB WR
12231	WALTER WAZICH	9278 DECUTE DRIVE	N. FJRT MYERS, FL SSOGS	247938 IE WE WA
15871	MICHAEL C. KELLY	3265 SW VILLA LN	N FT MYERS, FL 33903	JAEDEC 10 WB WK
15321	WARREN KEMERER	4278 STATE ROUTE 136	GREENSBURG, PR 15601	725488 1D WB WX
14150	JAMES & MARJORI KING	16024 TANGELO WAY	N. FORT MYERS,, FL 33903	740570 //B WR
15511	DONALD KIPZMILLER	119 BARXWOOD DR.	MADEWORTH, DH 44281	1161302 ID WB WR
13981	EDESR KIRKHAK	16047 TANGELO WAY	N FT MYERS, FL 33903	577080 ID WD WR
12173	JAMES XIRKPATRICK	9264 DESCTO DR.	N. FORT MYERS, FL 23903	1129510 ID WB WR
15414	CHARLES J. KLUMP	P O BDX 3182	N. FORT MYERS, FL 33918	722680 ID WB WR
15812	JOYCE KNAKE	3230 FLUTO CIR	N FT MYERS, FL 33903	492410 ID NB N3
15665	Joyce Knake	3200 PLUTO CIRCLE	N. FORT MYERG, FL 33903	546750 ID WB WR
14363	DENNIS & PATRIC KNOTT	16039 TANGELC WRY	N FT MYERS, FL 33903	532570 ID WB WR
16865	ERICH KOESTER	3106 VENUS LAME	N. FORT MYERS, FL 33903	170250 ID %B WR
14232	ALEX & REGINA KOFFMAN	15249 HIBISCUS WAY	N FT MYERS, FL 33903	542210 ID W2 WR
15220	THOMAS KONWINSKI	3553 CELESTIAL WAY	N FT MYERS, FL 33903	G3310 ID WB WR
15841	FAUL J. KRACHENFELS	22 SPLIT CAK CIR	CHESTERFIELD, NR 03443	281470 ID WB WR
12970	RICHARD & IRENE KRCP	3420 CELESTIAL WAY	N. FORT MYERS, FL 33903	73590 WB WR
12272	KENNETH M. KRYSZTOF	9243 CALDOSA DRIVE	N FORT MYERS, FL 33903	681920 ID WB WR
14952	ARNOLD KUREK	3377 RAINBEN LANE	N. FORT MYERS, FL 33983	1559120 ID WB WR
12330	MAURICE/ELMEIRA LABOR	534 CLIRTIS RD	MORGAN, VT 05853	411720 WB WR
17878	MARY LAESSER	12623 DEV3E ST.	SOUTHGATE, MI 48195	312720 ID WB WR
14890	DORDTHY LASENDYK	15003 TANGELD WAY	N FORT MYERS, FL 33983	94 3099 HB NR
10473	THEMAS LAMBERT	3034 FLAMINCO CIRCLE	N. FORT MYERS, FL 33903	1088BC ID WE WR
14790	ELLIDTT & ANN LANSEN	C/D OSWALD	CEDAR SROVE, NJ 27023	851800 WB WR
16720	NILLARD/MARGUER LANGTON	3130 VENUS LANE	N. FORT MYERS, FL 33903	54930C NO WR
11272	M J. LASZLO	9105 FLAMINGD CIRCLE	N. FORT MYERS, FL 33903	70822 ID WB WR
12190	IRVING & MARTHA LAYNE	9265 DESOTO DRIVE	N. FORT MYERS, FL 33903	1122950 WB WR
13211	BARBARA LAYTON	3383 GALAXY WAY	N. FORT MYERS, FL 33903	514520 ID WB WR
10501	GIL & LOIS LEITE		N. FORT MYERS, FL 33903	36970 ID WB WR
15521	DAVID & PAT LEONARD		DRACUT, MA Ø1826	813320 ID WB WR
17352	LINDA LEGNARD	8808 RIVERSIDE DR.EAST #2605	-	534340 ID WB WR
16931		3165 VENUS LN	N FT MYERS, FL 33903	398470, ID WB WR
14201	DAVID LESKO FREDERICK LEUZE	15044 TANGELC WAY	N FT MYERS, FL 33503	531950 ID WE WR

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EASY-BILL TAMIAMI VILLAGE WATER CO.,INC. DRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphabetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	CUSTORET Mare CONRAD LEVASSEUR CARL LEWIS FATRICIA LILLY LEWIS LINT LELAND E. LINTZ DAVE LIPPERT MONA LCU LISEMBEE RCBERT G. LITTLE RGY LONG PETER & ELAINE LONDJOHN THOMAS & BRENDA LOPEZ DWANDA LBVE ROBERT & NANCY LUCHAUER SYENEY & EDWARD LYNAKD PAUL & CAROL LABONTE JAMES MAC DONALD DOLORES MACHADO DALE L. MACKEY JOE MADDINE DAN & MARHARET MAINE HENRY & JEAN MAINE HENRY & JEAN MAINE HENRY & JEAN MAINE HENRY & JEAN MAINE HERBERT & MARTI MAINE VITO & MARHARET MAINE VITO & MARHARET MAINE HERBERT & MARTI MAINE VITO & MARHARET MAINE VITO & MARHARET MAINE HERBERT & MARTI MAINE VITO & MARHARET MAINE VITO & MARHARET MAINE NENDERT & MARTI MAINE VITO & MARHARET MAINE VITO & MARHARET MAINE HERBERT & MARYA MARON ARTHUR A. MANN ANTHONY MARCHESE CARL MARKS RICHARD & BETTY MARKS ALBERT & MARYA. MARODY JEAN MARS FRANCES E. MARSHALL GERELD MARTIN JOE & IRENE MARTIN WANDA MARTIN ROCCO MARTIN ROCCO MARTIN MARK R. MASON MARK R. MASON	CO / Billing Address	Billing City State Zip	Reading	Account Codes
16241	CONROD LEVASSEUR	3159 PLUTO CIRCLE	N. FORT MYERS. FL 33523	722200	IE WB WR
15380	CARL LEWIS	15 RIVER RDAD	MONTVILLE, NJ 07845	254540	HE WR
14151	PATRICIA LILLY	15628 TANGELO WAY	N FT MYERS, FL 33903	53842	ID WE WR
14972	LEWIS LINT	1217 SE JIST TERRACE	CAPE COROL, FL 33904	1282930	ID WE WA
12184	LELAND G. LINTZ	9036 FLAMINGD CIRCLE	N. FORT MYERS, FL 33903	1229192	ID M2 WR
17491	DAVE LIPPERT	3131 MERCURY LANE	N. FORT MYERS, FL 33903	390480	ID WO WR
12172	MONA LOU LISEMBEE	9034 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	510570	ID NB XR
14071	RCBERT S. LITTLE	15011 TANGELO WAY	N. FORT MYERS, FL 33903	86283	ID KB KR
15930	REY LONG	3082 SKY VILLA LANS	N. FORT MYERS, FL 33903	821772	MB WR
13786	PETER & ELAINE LONGJOHN	2042 WINCHESTER CT	RENFREN, PA 16053	568520	WB WR
15043	THOMAS & BRENDA LOPSZ	10926 EDGEWOGD	CHAMPLIN, MN 55315	758740	ID WE WR
15191	duanda love	735 BORAN RD	WHITE STONE, VA 22578	588332	ID K3 WA
18153	ROBERT & NANCY LUCHBUER	9030 FLAMINSC CIRCLE	N. FORT MYERS, FL 33903	885148	ID W2 WR
11533	SYENEY & EDWARD LYNAKD	9015 ARBOX DRIVE	N. FORT MYERS, FL 33903	1755358	ID WD WR
12494	PAUL & CAROL LABONTE	9098 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	525530	ID WB WR
17253	JAMES MAC DONALD	3166 MERCURY LAKE	N. FORT MYERS, FL 33903	469310	ID WB WR
15313	DOLORES MACHADO	3185 PLUTO CIRCLE	N. FORT MYERS, FL 33983	542688	ID WE WR
14453	DALE L. MACKEY	3372 RAINBOW LANE	N. FORT MYERS, FL 33903	894208	ID WE WR
12372	JOE MADDING	3274 FLAMINGE CIRCLE	N. FCAT MYERS, FL 33903	694250	ID WE VR
13511	dan & Marharet ngine	9102 FLAMINGO CIRCLE	N FT MYERS, FL 33903	321638	WE WR
11788	HENRY & JEAN MAINE	9217 BONITA DRIVE	N. FORT MYERS,, FL 33903	1282490	78 NR
13523	HERBERT & MARTI MAINE	30 ROSEVIEW DRIVE	CRANSTON, RI 82923	281052	ID WB WR
12720	VITO & KARTHA MALLOZZI	3520 CELESTIAL WAY	N. FORT KYERS,, FL 33903	232639	NE NR
14101	TAMIAMI VILLAGE MANAGER'S HOUS	16555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33903	1225428	NS NR
11250	STEPHANIE MANDUGO	9101 FLEMINED CIRCLE	N. FORT MYERS, FL 33993	491330	ID WB WR
12527	WM & KATIE MANGAN	3560 CELESTIAL WAY	N. FURT MYERS, FL 33983	1033418	26 V2
16813	ARTHUR A. MANN	3156 VENUS LANE	N FT MYERS, FL 33903	572636	ID WB WK
10275	ANTHONY KARDAESE	C/O JCHN MARCHESE	HELISVILLE, NY 11742	397420	ID WE WA
11332	LANL MARKS	JUNE REACK DR	N. FUR: MYERS, FL JJ303	N15/23	19 WB WK
12540	KICHGAD & BETTY MARKS	SIZE FLAMINGU GINCLE	N. FUXI MYENS, FL 33903	511840	NB WA
17231	ALBERT & MARY A. MARUDY	3108 REALURY LAWE	N. FURI FIEND, FL 33303	027180	112 WE WR TR HR HR
15333	JEAN MENS	3089 SRIDAN CINCLE	N. FORT NYERS, FL 33963	546668 551000	112 WD WB 115 UD UD
10301	FRANCES E. TARSHALL	9662 FLARINGU LINULE	N. PURI MYEND, FL 30303	001230	אוא בעא עב. זא אות אות
16492 12278	GERHED FURNE MADTIN	3043 MELVILLE	NUCT WYCOG CI 27987	271000	12 WD WA 711 UR 129
15590	JUL & TAENE INSTIN	STR MODIN ! ONE	FFERT DE 18732	40100 603970	ng ng av
13366	20000 MO2TINO	16014 CTTOON WOY	N. FORT MYERS., 51 23923	A2893A	NR NR
14022	MARK R. MASCH	1090 WEST RICHEY RD. LT. 11	PORT CLINTON, OH 43452	714590	ID WE WR
16751	NANCY A. MAGEN	3142 VENUS LANE	N. FORT MYERS, FL 33903	518872	VE WR
15832	THOMAS W. MASON	P. C. BCX 276	ADDYSTON, OK 45001	481830	IE WE WE
15352	ADA K. MATCHETT	821 HUNTINGTEN AVE	WARREN, IN 46792	357278	ID WB WR
13760	JOE & MADELINE MAURO	16325 CITRON WAY	N. FORT MYERS, FL 33903	794510	WB WR
15756	THOMAS MAURC	3146 VENUS LANE	N. FORT MYERS, FL 33983	338770	ID WE WR
10411		100 SE 21ST FL	CAPE CORAL, FL 33990	46330	NG NR
12321	NEIL MAYBERRY	9271 DESOTO DR	N FT MYERS, FL 32983	18470	ID WB WR
16961	HAROLD S. MAZZA	3530 FELICAN BLVD	CAPE CORAL, FL 33914	234830	ID WB WR
12350	LOUIS MAZZUCA	9265 DESOTO DRIVE	N FORT MYERS, FL 33903		de NB NR
16713	JEHN MC CLOSKEY	3126 VENUS LAKE	N FT MYERS, FL 33903	688389	ID WB WR
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EASY-BILL TAMIAMI VILLADE WATER CO.,INC. BRIEF LIST OF CUSTOMERG-ACTIVE ONLY-Alphabetic Order FROM LAST MAKE RELETT TO ZWITTER

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Account	Custoker Name	CO / Billing Address	Billing City State Zip	Reading	Account Codes
13942	LAWRENCE MONEAL	15006 CITRON WAY	 9111ing City State Zip N. FORT MYERS, FL 33903 H. FORT MYERS, FL 32913-44 N FT MYERS, FL 32923 FORT MYERS, FL 33907 N. FORT MYERS, FL 33907 N. FORT MYERS, FL 33903 	705178	ID WE WR
:0093	PHILLIP KEAD	P. J. BOX 4465	M. FORT MYERS, FL 33919-44	524050	IE WE WR
15302	Mejor L. MEADC3	3181 PLUTO CIRCLE	N FT MYERS, FL 32983	228420	ID K3 WR
17581	INTERNAL MEDICINE ASSOC #12	1400 COLONIAL BLVD UNIT 1	FORT MYERS, FL 33907	1355410	ID WF WU
17671	INTERNAL MEDICINE ASSOCIATES	1400 COLONIAL BLVD UNIT 1	FORT MYERO, FL 33907	53	ID W KU
10193	PHILIP MERTNE	9928 CLAMINCS CIRCLE	N. FORT MYERS, FL 33903	625932	ID KB WR
10051	DONALD MERTZ	3021 FLAMINGO CIRCLE	N. FORT MYERS, FL 33923	1045352	NB WR
15132	KENNETH MICINGKI	2055 GAYRE LANC	DAVISCH, MI 48423	596330	ID WB WR
12581	90000 MISLIAZZO	P. D. BOX 5592	MAPLES, FL 34101	666922	ID WB WR
15627	ANTHONY 9. MILLER	7505 CELESTINL WAY	N TT MYERS, FL 33903	1052830	ID HB HR
17371	RETTY MILLIR	3181 XERCURY LANE	N. FORT MYERS, FL 33903	423120	ID WB WS
14371	THE MILLER	3404 MAINZOW LANE	N. FORT MYERS, FL 33903	220400	ID WE WA
15972	100YD R. MILLER	BOGS SKY VILLE LANE	N. FORT MYERS, FL 33523	668356	ID WD WR
14222	ROVARD & RIDIT RIVER	16052 TANGELO JAY	N. FORT MYERS. FL 33903	1517470	ID WB WR
15003	UTPTOR T ETHER	RA2 HENT COM DS	EREENSBURG, PA 15801	719670	ID WE WR
101000	YLUIDA I AILLEN Haitdaut C. XIIICO	POTR FLORINGE CIRCLE	N. FORT WYERS, FL 33903	776176	ic Vic Via
10192 10292	ANLINGU, DE MILLER Roame Mitouri I	PORT FLOMINGE DIROCC	N. FROT MYERS, FL 33923	563570	ID W2 WR
10030	CANNY & CEDMAND MITCHS	SAGA TI OMINGE CID	N FT MYERS. FL 33923	34230	ID KB WR
12421	DEPEND & PERGAND STRUCTURE	2041 POLEDO 20110	N FORT NYERS. St 33983	753570	WE WR
12080	NEELAL & ANGLE NEELELE MORE MORE MOLE ENERGIES	CON EACT LOYCUPON OUTNIE	HARSON IN ASSOR	355522	VB WR
18748	RAA & SHKT HULLUNGUN DENNO X MENERY	2750 DOLARY YOY	N 5027 MYFRS, FL 33903	516750	ID NB KR
13411	DENNA N. MUNDUN	2206 BALANI ADI 2204 BAINGRU ANC	N FORT AVERS. SI 33903	596212	WE WR
14590	SETTY TENTHICKE	SSTINGINDON CONC	N ET WYERS, SI 33903	792570	ID WB WR
12281	JANED FURAN Stevens Norgan	2210 BREAKT 860 2430 CATHON DID	N CT MVERS F! 22922	7040	ID M9 M2
15451	HILMAL AUNDRY MODIFICIT	JUJ JHIJAN DIN DATT CATHER PIPOLE	Y FORT KYEDS F! 32903	74396.0	ID WE WE
15304	FALL & NURENE MORDERO	2677 BRIDAR SINCE	FREEPORT, NE 04032	303683	ID WB WR
10223	FREDERICK & ALI MORSE	N FLENDRAY DILL NURV	N SOPT MYSRE F: 37903	659552	NR LIR
10262	JUDI (N/ JEHNET) E PLADE/ BELKNOEN	SADE FEMALNDE STADLE MALOF MONEYO & UD 40%	N. FORT MYERS, FL 33903	478520	KS KR
14450	JUDISE MOSAGLE	TUISE ASNULE OLVE MEN	H CODT MUCOC EL 27983	75.7989	ID NE WR
14531	MARRY & RUTH MULKINS	3342 AHIASON LANE	NARCHARTA (LAU) FL 00000 NARCHARTU 11 60007	107000	ID WE WR
17211	ERNEST & MARY MULLEN	JYDEV DELANT ND.	N COPT MYCOP CI 77917	2022208	NB WR
10562	NORMA MULLINS	1/590 COLUNU: PHER DI	N. FUN: MICHU, FL SOULA DEFETHERD IN EMAKE	ACC700	ID WE WE
14892	EDWARD & JANICE KURPHY	14141 S. KILPATRICK	N. FORT MYERS, FL 33983	100100	10 10
14612	JOSEPH & JACKIE MURSHY	3314 REINERS LENE	N. PUKI PYENDES PE DODBO	1107110	2D WB WR
19530	PETER & FLORENC MURPHY	C/8 MICHAEL ADAMA	N. FORT MYERS, FL 33983 SRCSSE ILC, MI 48130 N. FORT MYERS, FL 32903 N. FORT MYERS, FL 33903 N. FORT MYERS, FL 33917 CRESTWOOD, IL 60445 M. FORT MYERS, FL 33903 N. FORT MYERS, FL 33903	316460	LIR LIP
14033	RELEN MUSZYNSKI	18027 IRNEELD XHY	N FT MYERG, FL 33963	598120	NS WR
10000			N. FORT MYERS, FL 33983	530120 515000	10 m UR UR
13790		16013 CITRON WAY	N. FUR) MICHON, FL 33903	075370	ID WE WR
1375:	HOWARD MacRAE	6987 ESSEX DR.	FORT MYERS, FL 33919 HARROW, ONTARIO, NOR-160		
18522	FRANK & LYNDA MEANNALLY	S SHEPLEY COURT		111930	ND WR
11220	JAMES & MARY NEGALL	9109 FLAMINGO CIRCLE		111530 555210	DD WB WR
11880	DAVID & LOUISE MEDLIMATE	C/D ROBERT SCARFUZZI	FORT MYERS, FL 33095 N. FORT MYERS, FL 33903	915050	NB NS NN GW
12630	FRANCES MCCLOSKEY	3476 CELESTIAL WAY		413600	ID WB WR
15231	ED & JO ANN MCCONNELL	2938 SILVER PALM DR.	EDGEWATER, FL 32141 EDGEWATER, FL 32141	434310	10 NE SR
14491	ED & JO ANN NCCONNELL	2938 SILVER FALK DR.	N. FORT MYERS, FL 33903	446570	ID NB NR
16912	ROBERT J. McCONNELL	3173 VENUE LANE		472510	ID KE WR
12801	JOYCE MCCULLOUGH	3488 CELESTIAL WAY	n. Fort Myerc, FL 33903 Redford, MI 48240	382780	ID WB WR
14351	IRENE MENSY	1991C INDIAN 2202 SATURN CIRCLE	N. FORT MYERS, FL 33903	598530	ID WD WR
15522	WAYNE MOKGY	were aniterer birreten			-

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Account	Customer Nede SHIRLEY A. MENALLY MARY MENEILL RICHARD C. NALLY JAMES NEAM DONALD & MARY MELSON DONALD MEMETI CRAIS NEAMAN DONALD MEMETI CRAIS NEAMAN DONALD MEMETI CRAIS NEAMAN DONNE J. NICKELS FRANK & JEANNE NICOLETTI DITA NIXON AWAA NOBLE KATHERINE NOBLE FLOYD & MARY NOLIE GOVALD & MARY NOLIE GOVALD & MARY NOLIE GOVALD & MARY NOLIE FLOYD & MARY NOLIE GOVALD & MARY NOLIE FLOYD & MARY NOLIE FLOYD & MARY NOLAE BIANCA'S RIGTOR A. NTE ITALIAN MARY MICASTE THOMAS O'BRIEN JOHN O'COMMOR PATRICK O'DONNOR DERNARD & CELES O'NAME CATHERINE O'ROURKE MARCIA GETIEL MEL & PEG DLDHAR GERARD A. CUELLETTE RAYMOND PACHECO DONCVAN & BEV PROLEY HOMARD PADLEY RICHARD A. PADLEY ANNE C. PAPP ROMALD T. PARKHILL MARY PATCHETT MARY PATCHETT MARY PATCHETT LLCYD M. PATTERSON JACKIE PEARCE SALVADOR PEREZ JOHN & MEUREEN PERRY	CE / Silling Accress	Billing City State Zip	Reading	Account Codes
12431	SHIRLEY A. MONALLY	16255 PELICAN DR	N FT MYERS, FL 23903	495640	ID WE WR
18181	KARY MONELL	227 LEDGES DR	LACONIZ, NH 03246	384112	ID 32 KR
15752	RICHARD C. WALLY	3160 PLUTO DIRCLE	N. FORT MYERS. FL 33923	723020	ID MR MR
10256	JAMES NEAK	9850 FLAMINCO CIRCLE	N. FORT MYERS. FL 33983	706940	TE WE WE
15371	JONALD & MARY NELCON	2.C. BCX 267	ALBANY. VI 25622	251652	TO UR UR
15211	DONALD NEXTI	5982 CLARK RD.	BATH. NT 48622	254140	to un ur
15312	CRAIS NEWMAN	2981 SATURN CLR	N FT MYERE, FL 33963	515328	IC UR XR
14596	LOWNE I. NICKERS	3325 BRINKOW LANE	N. FORT MYFREL SI 33903	90140499	MR MR
11430	FROM & JEANNE MICH FITT	LILL S LAKENONT AVE	WINTER PARK. FL 32792	297646	LIR JIR
15643	DITE NIXON	205 MENTH HALL ST	FORT BRONCE. IN 47648	357919	TE MA MA
12461	BUNG NUELT	3838 FLAMINER CISCLE	N. FORT XVERE, FL XXRAD	342890	
17511	KATAFRINE NOPE	3162 HURCH CHURCH PD	SNTARIC CONADC. NOF ANT	626.L18	
14179	FLOYE & MORY NO 7F	16202 TENGELD KOV	N. FART HVERG. U. 37987	713190	10 NS NN 128 199
19031	ATHOR & MONTY NORM	1421 F HORESH OUF	PERSONA UT SZLAR	270510	TE SIN LAR
17423	STELLOW S. NOUTOK	NER MERCHEV LONG	N FROT EVERS SI 72962	9529310	ID WR LF
· 757+	RIANDAS RIGHT O NE TE ION	Hajit (N FORT MYERS FY 77087	6197796	TR UC DR
12500	RODA MADCLL	SARA ROOME YEADAUS OF	LONTITON OU LEAR	7107700	TD UR UP
15101	TUPHER OFBOITS	SEAL DESCENTION NOW	E FORT MYERS ER 72007	501120	12 NO NA 17 UR UR
10101	TURMOS OFROTEN	SECT REFERENCE MUL	V CUBL WALKS CI 32063	597079	ID WR LIG
16592	דמאורים על אוניים אוויים איניים איניים אוויים א	1670 PICODE ONE	CT HVEDO EL 27001	7775.10	70 UR 10
110070	EQTRIPY DISTRICT	1776 MICHAE AVE 2074 001 0700 00	V ET MYERR E: 77907	COFFAG	
15141	PERVORA & OFFER THANE	2599 2010000 00	N FT MYERE FL 20000	555,000	TP UP UP
12972	COTHERINE DI BOUGVE	12501 VERNIOV DD	REAL ADDRESS AT ADDRESS	1000000 158109	30 MR 10
17551		1700 TOTOTICI P PCY	COLDETEND ON ARDIA	2002.00	אמא מא 20 די עס 10
10743			N EDDY MVEDO EN 77087	1107720	720 MD 770 MD MU
10170		7773 DAVAV HAV	N EDAT MUCHO EL 22002	570000	ND WA TA LO UO
10771	BANNA NA COLLETTE BANNONA DADUEDO	0010 000000 000 0964 000010 00	N FOR MERO D 22003	876060 607800	12 82 MN Th UD UD
10071	RENEWAL FRENEWAL		N. FUR. BIERD, FE 20000 N FORT WYERE FE 20000	001400 6570	IN ND WA
14771	NONODE DODIEV	SING PLU U GINGLE SSEI DEINDSH LAND	N TENTRICAD, PL 33983	0000 770510	NE NG To 195 105
14771	NUMBRU CHULLI	SAGE NHEADOW LAND	N FI MILAG, FL 30000	000010 750170	10 86 WK 75 95 95
10460	ALLINARD A. FADLET	DAC N. FRAIN Dara Durad Da	LUUL, K. UVDD D. 27080	332130 700540	10 WD WA 75 105 PD
11901		745 NORTH ATH PTOFFT	NE FORT ATERD, FL 60060 NETERTIC NE SECON	100040	112 M2 N3 773 D75 D05
11851	NENGLO 1. PHINGILL MARY RATEURIT	CO NGREE BIN BIN BINEEL	DOMENT IN LOAD	400360	10 W2 WN 15 UD UD
10000	ANNE A MARKA DATRUCTT	54 WEET DIT. KD. 46001	NET AVEDO EL 22082	202120	10 86 84 TR UN UN
14961	WATNE & NAMEN PRIVALLI PLOVE M BOTTEROOM	SCHAR CITRON HOW	N FI NYEND, FL 33503 N EDDT MYEND EN 222002	713650	LE NE WR
10276		10048 017808 WHT 12041 OTTOON DOV	N FUNI MICKA, FL 30300 N EPST MVERC CI 77507	1000000	10 NO NO 70 UG UG
146.51	TOPUIC PERIODA	10671 GINES ADI 1060 DTU I THE ACOUNDER DOAD	Pennen Hendy i E dabed	27370	10 WD WA 19 UD UD
13813	SALVANDA PEREZ	CROF FTTRON NAV	N. FORT MYERS, FL 33903	650460	ID WB WR
17142	JOHN & MAUREEN PERRY	16005 CITRON NAY 715 NORTON AVE.	TRUNTON, MR 82788	655679	ID WB WR
10121	NGOMI PETERGON	ALA NUMBER AYE. Agoa Elowinga Cidric	N. FORT MYERS, FL 33903	594560	WE WR
12021	RICHARD & LEE PETERSON	9024 Flamingo circle 9253 Caloosa Dr	N. FORT MYERS, FL 33902		ID WB WR
11470	SAMUEL C. PETERSON	9034 ARBOR DRIVE	N. FORT MYERS, FL 33903		NB MR
19531	WILLIAM FETRO	7200 REYMODS DR.	N. FORT MYERS, FL 33917		ID NB WR
10001	SLIZABETH PETTIT	9065 FLAMINGO CIRCLE	N. FORT MYERS, FL 33923	824250	NB WR
10111	REMALE C. PHILIPPS	9822 ARBOR DR			
13320	FRANCIS PIERCE	2419 N 85	N FT MYERS, FL 33903 WAUWATOSA, WI 53226		ID WB WR
16582	JAMES W. PIERCEY	2119 N 35 2119 DLD SPRINGFIELD RD.	WADWATUSH, WI 13226 VANDALIA, DK 45377	18490 726270	ND WR IC NB WR
14993	JOSEFN AINGKONTI JR.		HAMPTON, FL 32044		ID WB WR
11110	CODENT / INFINENT ON	r u 204 197	summit sessing in the decempt	1000000	10 MB WR

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EASY-BILL TAMIAMI VILLACE WATER CO.,INC. BRIEF LIST OF CUSTOMERS-ACTIVE ONLY-Alphabetic Order FROM LAST NAME ABLETT TO ZWITTER

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Account	CUSTOLET NAME DORIS B. PLANTHASER ROSE OR DARYL PLATH TAMIAMI VILLASE PLUTE LOUNDRY SEO. & VERCNICA PONTE CARY FOTI DENDIAY POTTER HAROLD & MARY PRESCHAN THOMAS PRATHER DOS PRICE VIRGINIO PRICE MEDSAFETY MOME PRODUCTS DARE TAMIAMI VILLAGE R V PORM TAMIAMI VILLAGE R V PORM TAMIAMI VILLAGE R V PORM TAMIAMI VILLAGE R V PORM TAMIAMI VILLAGE R V PORL, LAUN JUYCE REDCLIFF JIM RADER MARIE RAEL LOUIC M. NAMMAN VERNON & MARION RANDALL DAN REASER JAMES & MARY AN REDMOND ROBERT REICHARD WILLIAM RENSHAW DIANCA'S REDTAURANT MERBERT & ETHEL REYNOLDS GALEN & DOROTHY RMENE JACK P. RICKARD JR. PRUL & LINDA RIECK RONALD RIEHS MARGARET A. RILEY GLORIA E. RIVERO WALLY & MARION RIVERA HOMARD ROBENIS CARY L. ROSERTS RUBY ROBERTS RUBY ROBERTS RUBY ROBERTS WANDA M. ROGERS WANDA M. ROGERS WANDA M. ROGERS	CC / Billing Address	Billing City State Zip	Reading	Account Codes
10512	YORTS B DE DE DE THERE?	C/C JEWES PLANTHABER	DEXEL HILL, PA 33991	5720003	ID NB WR
10001	STATE DE PERMITINELS STORT DE DODY! DE OTA	1250 BLUEBERRY CL.	HASTINGS. MN 55033	846910	ID WB WR
15701	TOMICAL VILLASE PLUTE LOUNDRY	16555 N. CLEVELAND AVE.	N. FORT MYERS, FL 33903	849350	WF WU
11218	SEA. & VERONICE PONTE	9093 FLAMINGC CIRCLE	N. FERT MYERS, FL 33903	465800	We wr
14822	CARY FOIL	3369 REINBOW LANE	N. FORT MYERS, FL 23903	538768	ID NB NR
1750	DERSTRY FOLLER	323 NE GTH TERRACE	CAPE CORAL, FL 33909	905472	AB KR
12652	HARDLE & MARY PRASCHAN	C/C LLOYD D MEGINNIS	BAY CITY, MI 43726	24730	MB MR
14402	THOMAS PRATIER	3392 RAINBOW LANE	H. FORT MYERS, FL 33903	629590	ID WE WR
13310	BCB PRICE	9233 FLAXINGO CIRCLE	N. FORT MYERS, FL 23903	1804220	IC WB WR
10794	VIRGINIA PRICE	2003 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	1361710	ID WB WR
17583	MEDSAFETY HOME PRODUCTS CARE	17051 JEAN ST STE 7	FORT MYERS, FL 33912	128432	ID XF XC
13232	TAMIANI VILLAGE R V PARK	15555 IL CLEVELAND AVE.	N. FORT MYERS, FL 33903	4818420	ID WT WZ
13:61	TAMIAMI VILLASE & V POOL, LAUN	15555 N. CLEVELAND AVE.	X. FORT MYERS, FL 33903	802280	WT 262
12522	JOYCE REDCLIFF	16273 PELICAN DR	N FT MYERS, FL 33903	697490	ID WB WR
14261	JIK RADER	15237 HIBISCUS WAY	N FT MYERS, FL 33903	923562	ID WB WR
11471	MARIE RAEL	10729 JUREL CT. WEST	LAKEVILLE, MN 55044	691350	ID WE WR
13322	Louis H. Rawkan	3428 CELESTIAL WAY	N FT MYERS, FL 33903	127730	ND NR
11791	VERNON & MARION RANDALL	9215 BENITA DR.	N. FORT MYERS, FL 33983	297498	IC WB WR
:1971	Dan Reasner	P. C. BCX 345	XELLSBURG, WV 26270	952660	ID MD WR
12230	JAKES & MARY AN REDMEND	9276 DESOTO DRIVE	N. FORT MYERS,, FL 33983	337540	W2 HR
11774	ROBERT REICHARD	9219 BONITA DS	N FT XYERS, FL 33903	477668	12 WE WR
15920	NILLIAN RENSHAW	3100 PLUTO CIRCLE	n FBRT MYERS, FL 33903	669670	ID WB WR
17614	BIANCA'S RESTAURANT	UNIT 5	N. FORT MYERS, FL 33903	221940	WF WC
10431	KERDERT & ETHEL REVINCLOS	4 PERKING LANE	ACUSINET, MG 02743	8586	NR NR
13859	GREEN & DOROTHY RHENS	16012 CITRON WAY	N. FORT MYERS,, FL 33903	986232	NB WR
17472	JACK P. RICKARD JR.	3139 MERCURY LANS	N. FORT MYERS, FL 33983	955580	ID WE WR
14712	PROL & LINDA RIECK	3329 RAINBOW LN	N FT MYERS, FL 33903	463480	ID WE WR
14011	RONALD RIEHS	16035 TANGELO WAY	N. FORT HVERS, FL 33903	889410	ID KB WR
13718	MARGARET A. RILEY	9142 FLAMINSS CIR	N FT XYERS, FL 33923	1049370	WE WE
16425	GLORIA E. RIVERO	3150 SATURN CIRCLE	N. FORT MYERS, FL 33903	455120	IC HB WR
15750	KALLY & MARIEN RIVERA	2164 PLUTE CIRCLE	N FT MYERS, FL 33903	1144132	DE NE WE
16251	Hohard Robsins	3163 PLUTE CIRCLE	N FORT MYERS, FL 33983	798150	1D WB WX
13712	GARY L. REBIRTS	16245 DITRON WAY	N. FORT MYERS, FL 33363	619643	IL WE WK
17531	RON ROBERTS	2143 TRAPPERS AVE	CANADA, NEPITS	896080 650600	1D HE WR
12563	RUBY RUBERTS	SS84 CELESTIAL WAY	N. FURI FILND, FL 00960 UTPH TEEF OF AADDO	100000 510050	100 WA 100 UD
16/31	BECKDE KODE	1/18 RUSH RU DAIZ ELONINGO DIDCLE	N EPOT MVCOC CL 22007	1006760	
18852	JARES KUUDERS	3017 FLHMINGU LIRULL	N. FERT NYERS, FL 33983	631930	ID WE WR
15231	Nanda M. Rogers	3049 SATURN CIRCLE	N FT MYERS, FL 33903	1222840	IC WB WR
10022	JO S. ROLFE	9004 FLAMINOD CIR	N FI MIENO, FE 00300 N ST MVCD2 EV 77007	771880	ID WB WR
10072	JJ ROLFE FORMANT & FOUL ROMOND	3004 FLAMINGO CIA 2250 DOLOGGO DRIVE	N FT MYERG, FL 33903 N. FORT MYERG, FL 33903	532320	NB MS
11980 17310	PASQUALE & PAUL ROMAND LEDAN & PATRICI ROOF	9250 CALODSA DRIVE 3190 MERCURY LANE	N. FORT MYERS, FL 33383	701350	ID WE WR
17310	FRANKLIN ROOPE	3544 CELESTIAL WAY	N. FORT MYERS, FL 33983	29470	10 WB WR
14442	JANET B. ROOT	9245 CALOCSA DR	N. FORT MYERS, FL 33983	813070	ID WB WR
12051	JANET ROOT	9245 CALODSA DR	N. FORT MYERS, FL 33903	367749	ID WB WR
13221	SHELIA ROSE-HISEY	3387 SALAXY WAY	N. FORT MYERS, FL 33903	581880	IC WE WR
13621	SHIRLEY & JOHN ROSEZOSKY	3313 RAINBOW LANE	N FT MYERS, FL 33903	360210	ID WB WR
13283	DEANE/ROBERTA ROSS	1020 ORTMON LANE	LAFAYETTE, IN 47903	675760	ID HE WR

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Account	Customer Nazz	CO / Billing Address	Billing City State Zip	Reading	Account Codes
			SALENA, DH 43021 N FT MYERS, FL 33903 N FORT MYERS, FL 33903 HONMOUTH, IL 61462 N. FORT MYERS, FL 33903 N. FORT MYERS, FL 33903		
:3:41	VERNE & ELCISE 2098	3339 SALAXY	N FT MYERS, FL 33303	315822	ID VS XR
*****	MAX C. RCSS JR.	3314 ARBOR DRIVE	N FORT MYERS, FL 33903	1248170	ID WB WR
10051	CLENN ROTHZEN	302 SUNNY LANE PK DR	MONMOUTH, IL 51462	376020	ID HB WR
15923	SLAEYS ROUSH	3169 VENUS LANE	N. FORT MYERS., FL 33903	351280	VE WR
14628	RICHARD & FRANC REUSSEAU	3310 RAINAGW LAKE	N. FORT MYERS. FL 33903	682956	ve ka
14736	SONERT & RITH REASERS	3353 RAINZOU LANE	N. FERT MYERS. TL 33903	393390	JB WR
13978	MAREARET ROWIN	16051 TANGELO WAY	N. FORT MYERS, FL 33903	820970	ID WB WR
15717	REY SUPERT	3180 FLUTC CIRCLE	N. FORT XYERS, FL 33923	573852	ID NO WR
11341	GARY J. SODTUSYJ	9038 A2398 CR.	N. FORT MYERS. FL 33903	752600	ID WD WS
11220	JOHN & MORY BALEVINE	SASS FLOMINGE CIR	N FT MYERS. FL 33983	555723	UB WR
13648	TEAN REMPETER	7407 CECHARD HEY	N. FORT MYERS. FL 33903	31180	CD WB WR
13620	AGGULITO N. COND. LC	7423 DROHARD WAY	N. FROT MYFRS. FL. 33903	882712	X3. V2
15344	BADDADD CANCUCT	THE CHIME WIT	N. FORT HYPER, P. 23902	322522	TE LE LE
12923	LAND GANCED	7751 CT DAGE	rovona	359713	ID WB LE
10001	LUNA CANDLA Die Ach Cantiand	1956 PADE CHC UAV	EPOT WITTO C' 27001	575760	15 HD HR
12891	NILDEN OHNIIHOU	IEDD GREUCHE ANT KERKA TOMPE'D NOV	V CT HVERG C' 77907	200100	12 MD 113 10 UR UR
14192	LULINIA J. 2411LLA	18092 INNOLLU WHI 010/ ELAMINES SIDE E	N FART MUERO EL 20200 N FART MUERO EL 22087	1004000	10 MD MN 13 90 90
10622	PLEXENCE SELEN	HIT FLHAINDL DINGLE	NI FUNI MENULA FE 00000 NI FUNI MAFOR FE 00000	1000170	10 00 00 10 10 10
12111	RUBBELL & PAINI SERUU	SEAS CHECKER DATAE	NA FURI MIZADA FL. 20200 Ministroni do Kosada		ID WE WR
13191	MARGERET F. SCHUNK	SZ E WYUMISSING AVE	 N. FORT MYERS, FL 33923 MOMNION, PA 19540 N. FORT MYERS, FL 33903 N. FORT MYERS, FL 33923 N. FORT MYERS, FL 33923 N. FORT MYERS, FL 33903 N. FORT MYERS, FL 33923 N. FORT MYERS, FL 33903 	140/30	16 MG AN 15 US US
15531	RUDCLF & HELENE SCHROFF	3169 SAILAN CIRCLE	N FUNI MYENS, FL. 33903	121020	ID WB WR
16331	JOAN SCAUELLER	3193 71910 CIRCLE	N. YEXI MYENE, FL 33583	023765	ID NE WR
13352	ROBERT & MARKIA SCHABE	3368 GELRXY WAY	N FON: MYERS, FL 33983	454112	WB XR
11510	Charleen schweinhart	9019 ARBOR DRIVE	K. FORT MYERS, , FL 33983	1492590	
13421	Robert Sconah	3348 GALAXY WAY	N FE MYERE, FL 33983	427580	ID WE WR
11960	THOMAS SEEGER	9246 CALOOSA DAIYS	N. FERT NYERS, FL 33203	1043120	
14310	CARL DED SEIBEL	3401 RAINBOU LANE	N. FORT MYERS, FL 33903	344826	ID WB WR
12532	FRANK SEILER	SIGG FLAMINGC CINCLE	N. FT. MYENS, FL 33963	419110	ID WB WR
10593	JOHN W. SENGSTOCK	9138 FLAMINNGD DIRCLE	N. FORT MYERS, FL 33963	1046520	ID WE WR
13631	TAMIAMI VILLAGE SEVER PLANT	16555 N. CLEVELAND AVENUE	n. Fort Myers, FL 33903	3001990	NF WJ
11300	GLENNG K. SHARE	9111 FLAMINGO CIR	n ft myers, fl 33903	451230	ID WB WR
13581	Ben Skeppard	16048 WIBISCUS WAY	N. FORT MYERS, FL 33933	482290	ID WB WR
17562	MICHELES BEAUTY SHOP	UNIT 🖡 G	N. FORT MYERS,, FL 33903	1723340	ID WF WU
15290	GRAHAM SIDDALL	3073 SATURN CIRCLE	N. FORT MYERS,, FL 33903	929540	WI WR
11029	KJELL SIVERTSEN	9067 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903 N. FORT MYERS, FL 33903	448230	ID WB WR
15284	JERRY SKIDMORE	3269 SATURN CIRCLE	N. FORT MYERS, FL 33983	344269	ID NB KR
12230	WM. & ELIZABETH SKINNER	3391 SALAXY WAY	N. FORT MYERS,, FL 33903	704150	WB WR
11440	WF. 6 MILUKED BLIMKO	BREE MARIA DRIVE	NE FURI PRENOSS FL. COURD	00700	ND NU
16471	David Smith	18 WIND CAVE DR.	Springfield, 11 52707		ID WE WR
11652	DIANA L. SMITH	9203 BONITA DR.	N. FORT MYERS, FL 33903	806720	ID WB WR
11421	DONALD & HELEN SMITH	9024 ARBOR DRIVE	N FORT MYERS, FL 33903	542760	ID KB WR
11360	HAROLD & BETTE SMITH	9012 ARBOR DRIVE	N. FORT MYERS, FL 33903	1736300	WD WR
17454	JAXES & MARCHA SMITH	5530 IRON BRIDSE ROAD	Chatham, IL 62629	403222	ID WB WR
16274	JANIS SKITH	3169 PLUTO CIRCLE	N. FORT MYERG, FL 33903	27350	ID WB HR
17283	LAWRENCE E. SMITH	3178 MERCURY LANE	N. FORT MYERS, FL 33983		ID WB WR
11461	CHARLES L. SNYDER	9032 AREOR DR	N FT MYERS, FL 33903	316396	
11573	JIM & DIANE SOPPA	9267 ARBER DR.	N. FORT MYERS, FL 33903		
12752	WILLIAM SORGE	3508 CELESTIAL WAY			

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EASY-BILL TAMIAMI VILLAGE WATER CO., INC. BRIEF LIST OF CUSTOMERS-ADTIVE ONLY-Riphebetic Order FROM LAST MAME ABLETT TO ZWITTER

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Account	Custoper Name NILLIAM & JEAN SPAREY LAWRENCE SPARRCM MULLICE SCREARCM MULLICE SCREARCM JORN A. SPINELLI SERNARD SPINELLI SERNARD STONGLER ADELARD ST. SERMAIN ROBERT C. ST. JOHN BARBARG STATION JAMES & NORMA STAPLETEN SHARDN STAPLETON ROBER & JERRALY STARK SR. NORMAN STARKS MELSON STAFL LEONARD STEEL PAT STEELE ROBERT & PAT STIERMALT SEORGE & RITA STILLWAY DOWALD STINNETT FREIDA STINNETT FREIDA STINNETT PARLENE STULL DAVE STURBIS JAMES SUCHY LARRY SUMMERS LYLE & MARY SUMMERS LYLE & MARY SUMMERS LYLE & MARY SUMMERS LYLE & MARY SUMMERS LYLE & SUTTIN EDWARD SUTTON RICHARD & CARCL SWEENEY DUSDRON TASDART SOREN & LORRAL TALASKA MADEL TAYORR EUGENE J. TARWID MARIC TAYORES CECIL TAYLOR ELSIE TAYLOR ROSER & LINDA TAYLOR	CO / Billing Address	Billing City State Zip	Reading	Account Codes
13110	HILLIAM & JEAN SPAREY	3327 GALAXY WRY	N. FCZT MYERS., FL 33903	27428	203 WR
10391	LAWRENCE SPARREN	3045 FLAMINGO CIRCLE	N FT MYERS, FL 20903	62438C	ID XB WR
12872	MYLLIS C. SPENCER	2975 CLEVELAND ST.	PORT CLINTON, DH 43452	598170	ID WB WR
11241	WILLIAM SPIETH	3039 FLAMINGS CIR	N FT MYERS, FL 33903	104222	ID WE WR
14633	JOHN A. SPINELLI	3317 RAINGOW LANE	N. FORT MYERS, FL 33983	892130	id we wr
17381	BERNARD SPENGLER	20004 ST RT 62	XENTON, 34 43326	754220	KB KR
15954	ADELARD ST. GERMAIN	3074 SKY VILLA LANE	N. FORT MYERS, FL 33983	559900	IE WB WR
12761	RDEERT S. ST. JOHN	9003 FLAMINGO CIRCLE	N. FORT MYERS, FL 33903	570020	ID WB WR
13930	BARBARA STANTON	39 OLD LEWISTON RD.	WEBT GARDINER, ME 24345	393970	WB WR
14841	JAMES & NORMA STAPLETEN	3373 REINBON LANE	N. FORT MYERS,, FL 23903	1212810	12 12 12
15913	SHARON STAPLETON	3477 CELESTIAL WAY	N FT MYERS, FL 33983	831928	ID 112 118
16411	ROGER & JERRALY STARK OR.	1002 E. 800 N.	LA PORTE, IN 46350	854500	IB KB KC
13424	NORMAN STARKS	3033 FLAMINGE CIRCLE	N. FORT MYERS, FL 33923	792700	10 MS MR
11551	NELEON START	9011 ARBOR DRIVE	N. FORT MYERS, FL 32933	1046399	AD MR
12301	LEGNARD STEEL	9275 DESCTO DR.	N. FORT MYERS, FL 33983	453380	ID WB WR
16222	PRT STEELE	3153 PLUTO CIRCLE	N. FORT MYERS, FL 33903	437200	ID WD WR
12410	ROBERT & PAT STIERWALT	15251 PELICAN DRIVE	N. FORT MYERS,, FL 33903	1433732	VID VIR
14200	GEORGE & RITA STILLWAY	14341 BRIDGEVIEK LANE	FORT CHARLOTTE, FL 33953	476310	ND NU
16622	DONALD STINKETT	C/O DONNA STINNETT	POWELL, TN 37849	659646	ID WE WR
16095	FREIDA STINNETT	3063 SKY VILLA LANS	N. FORT KYERS, FL 33903	498270	ID VB VE
12950	DLAME & JUME STULT	3428 CELESTIAL WAY	N. FORT MYERS,, FL 33903	1903250	WE WR
16581	DARLENE STULL	3140 HUETTE RD.	DORSEY, IL 62021	291479	ID WE WE
11631	DAVE STURGIS	9204 BONITA DR.	N FT MYERS, FL 33903	913140	WB VR
16393	JAMES SUCHY	3162 SATURN CIRCLE	N. FORT MYERS,, FL 33933	655910	925 MR
16794	LARRY SUKKERS	1270 MORGAN CENTER RE	UTICA, DN: 43080	426548	10 %B W2
12540	LYLE & MARY SUMMERE	113 E TAYLOR ST	ALEXANDRIA, IN 65001	647330	dd Wo MR
12712	FLOYD E. SUMMER	224 WILHELM STREET	SCHERERVILLE, IN 46375	19390	ID W2 WR
12814	LYELE D. SUTFIN	3484 CELESTIAL WAY	N. FORT MYERS, FL 33903	547480	ID WS WR
17122	EDWARD SLITTON	11045 LEATHORNE ST.	N8F1W3, CANADA	114070	ID WE WR
14750	RICHARD & CARCL SWEENEY	3347 RAINECH LN	N FERT MYERS, FL 33903	493360	ID NO WX
11824	DLEORAK TABSANT	15 WEDGEWOOD CT.	PETALLMA, CA 94655	524150	ID WB WR
14390	BORDON & LORRAL TALASKA	PC BCX 4253	DOWLING PARK, FL 32064	588159	WE WR
11522	NHISET LUMME	3917 ANBER DRIVE	N. FURI MYERS, FL SUSSU	1083580	W2 WR
16114	EUREME J. TANWID	JE71 SKY VILLA LANE	N. PUNI MYEKS, PL 33903	96770 DEC 400	1D WB WR
11571 11571	CERT TOT OF	THE MLVD. LEVEBBUE EDI.	LHINNUM; A/HIDE MT UEDNON TI SOOSA	000490 740910	10 AD AR TO UD UD
17001	DEGIL HALUK	17101 L. IL. SAT 10 DAGE DOINDEN LONE	MI. VEANUN, IL BEBEH	790610 000000	10 UD WA
1926	CLDIE INTEGA OCONDE TAMINA	ANDO ANIADUN LING Alaz elantera etagle	N. FORT MYERS, FL 33903	100000	80 WA 17 18 HD
10721 10721	George Taylor Roser & Linda Taylor	9144 FLAMINOO CIRCLE	N. FUR: MEDO EL 20000	000100 1000100	ID WB WR ID WB WR
16281	ROYMOND L. TELLIER	3059 SKY VILLA LN	N FT MYERS, FL 33923 N FORT MYERS, FL 33903	1979710	IL WE WA IN LIG LIG
16042 11123		3043 SKY VILLA LANE 9071 Flamingo Cir	N. FORT XYERS, FL 33903	135369	
11390	JAMES D. TERAULT ROBT & MARSARET TESCALER	9018 ARBOR DRIVE	N FT MYERS, FL 33903		ID WB WR
13722	BERNICE A. THACKER	16037 CITRON KAY	N. FORT MYERS, FL 33903	391238	
14542	ADRIEN THERRICH	JJJS RAINBOW LANE	N. FORT MYERE, FL 33983	653830	id we wr
14811	ELAINE A. THERRIEN	3365 RAINBOW LANE	N. FORT MYERS, FL 33903		ID WB WR
15961	REBERT H. THOMAS	3070 SKY VILLA LANE	N. FORT MYERS, FL 33903	13410	ID NO NR
12131	SUYLA TOMLINSON	9231 CALDOSA DRIVE	N. FORT MYERE, FL 23903	386920	
14321	GALEN TOWER	16013 HIBISCUS WAY	N. FORT MYERE, FL 33903		ID WE WR
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Account	Customer Name	CD / Billing Address BIGE BATURN CIRCLE 16012 TANDELD WAY B440 CELESTIAL WAY 16034 CITRON WAY 3457 DELESTIAL WAY 9091 FLAMINED DIROLE 9009 FLAMINED DIROLE 9140 FLAMINED DIROLE 9140 FLAMINED DIROLE 9140 FLAMINED DIROLE 9140 FLAMINED DIROLE 9140 FLAMINED DIROLE 9249 DELESTIAL WAY 9253 SPRINSMONT AVE. 9249 DALCEAD DRIVE 9141 DELESTIAL WAY 9253 SPRINSMONT AVE. 9249 DALCEAD DRIVE 9111 DATURN CIRCLE 944 SWAYTE DR UNIT 26 9157 VENUS LANE 9413 DELESTIAL WAY 9652 SKY VILLA LANS 9157 VENUS LANE 9413 DELESTIAL WAY 9652 SKY VILLA LANS 9157 VENUS LANE 9413 DELESTIAL WAY 9652 SCAMINSE CIRCLE 9610 ARBOR DR. 9254 CALOCEA DRIVE 9115 FLAMINSE CIRCLE 9623 AREOR DR. 9255 CRANDERRY LAKE RDAD 9251 CRANDERRY LAKE RDAD 9253 DENITA DR 3145 SATURN CIRCLE 663 BEACH ST. R R 3 3325 GALAXY WAY 9559 DESETO DRIVE 3435 ORCHARD MAY 9259 DESETO DRIVE	Billing City State Zip	Reading	Account Codes
15381	SHEREN TRENTER	RISE SATURN CIRCLE	N FORT MYERS, FL 33903	377326	ID WB WR
11122	ETMA THERENEN	16012 TENGELO NAY	N FT MYERS, FL 33900	423790	ID WB WR
12520	FRUGAR & ROTH TYSON	3440 CELESTIAL WAY	N. FORT MYERS, FL 33902	33912	MB WR
13911	GLENN & SHIELEY HESCI	16234 CITRON WAY	N FT MYERS, FL 33903	916548	id we we
14984	XARSARET LIKI	3457 CELESTIAL WAY	N. FORT MYERS, FL 33903	951622	ID WB WR
1201	BONKIF 191 RICH	9091 FLAMINEC DIRCLE	N. FORT MYERC, FL 33903	44410	ID WB WR
11131	FDMANE VALADE	S283 FLAMINGS EIRCLE	N. FERT MYERS, FL 33903	468590	ID WB WR
10701	t oray wat and	STAR SLEMINES CIRCLE	N. FORT MYERS, FL 33903	1021502	ID ME ME
14510	NERVICE VAN ZOULENNERS	3250 RALMOCH LONE	N FT MYERS, FL 33303	531280	DE NE NE
14948	FRED & GENERY VIAN MAY	3447 DELECTION WOY	N. FORT MYERS, YL 33903	475690	NB WR
16852	RAPBARA VANDYKE	3182 VOLIC LANE	N. FORT MYERS, FL 32923	467520	ID WB WE
17241	BEENTE UFGTER	62 MT. PLEASANT SVE.	OLDUCESTER, MA 01930	511698	ID KB WR
12592		123 37803 LENE	CADILLAC. MI 45681	518950	10 12 12
10563		(39-5 D)HDF	RIVERVIEW. MI 48103	222788	ID WO WA
10133	ADARE ALLES	TRACE FLANDING CLEMES	N. FORT MYERS, FL 33923	513810	ID WB WR
12764	TOMUS NECTUS	75% OF FOTIAL URY	N. FORT MYERS. FL. 33303	503150	ID WD WN
16391	STREE FERENCY STREET F MANDUEEC	SCOR RECEIPTING MIT	DAYTON. 34 45422-2239	185450	ID WE WR
12041	THE THE A HOUSED	9949 POLOCCO DOTUC	N. TENT XYERS. ID 33903	777269	ID WO WR
15434	TON UN POOP	2171 DOT UP: CION 5	N. FORT MYERS, FL. 33962	257928	10 WB WR
14291	n de Marianan n de 1993 to	CRAL CHANTE DE LINTE CA	CANADA. 1.2.1 409	476750	10 KB WR
146321	C L. WALLIG TALM LANCH	2457 MERIC IN CALLES	N. FORT BY FRE. 13 123923	321110	ID WB WR
18881	ADDA WHEAL ADDA A T 191 7000		N. FERT MYERS, 71 RIGRA	893182	ID WS WR
12384	DEDALD L. WALLEND DEDALLY VEDA	3410 GELEGIINE MIT	N. FORT MYERE, E' 33902	742100	ID WE WR
16782	1000V V W0002N	SIDD UFADS LONE	N. FOOT MYERS. FL 33903	418428	IC VS WR
12020	NET A LOOP	9254 DE DEE ERIVE	N. FT. MYERS. FL 33983	894678	ID WB WR
12583	TOTI STON MOTION	STAR FLAMINGE CIRCLE	N. FORT MYERS. FL 33503	694962	ID NE WR
11352	THOMAS LEAR	9010 ARBOR DR.	N. FORT MYERS. FL 33903	1533920	ID WB WR
10312	MARINE MEDE	9862 STAMINER CIRCLE	NORTH FT. MYERG, FL 33903	584862	ID KB WR
11592	CHRISTING LURSTEP	5023 68208 13.	N. FORT MYERS. FL 33903	1777650	ID WB WR
17033	ALBERT J. WEIGHERKER	2125 VENUS LANE	N. FORT MYERS, FL 33903	350220	ID WB WR
17081	RTCHOP VE FEX	9551 CRANAFRRY LAME ROAD	JONESVILLE, MI 49250	235362	ID WE WE
11032	READAR FOIG PC 1969	9207 PONITS DR	N FT MYERS. FL 33933	900050	VB VR
15434	ROSERT WELLMAN	3145 SATIRN CIRCLE	N FT MYERS, FL 32903	725730	id ko wa
17323	TON & HERY UF SI	SA3 REACH ST. R R 3	CANADA.	546570	ID WB WR
13133	JANES KENDORE	3335 GALAXY WAY	M. FORT MYERS, FL 33903	737513	ID WE WR
12550	ALAN O. WENZ	3588 CELESTIAL WAY	N. FORT MYERS, FL 33923	41270	de we wr
12391	EDWARD/CONSTANC WEST	9259 DESCTO DRIVE	M. FORT MYERS, FL 23903	712968	ID WE WR
13663	JOSEPH & CARCL WHEELER	3435 Orchard Hay	N FORT MYERS, FL 23903	1993752	ID WB WR
:1722	ELIZABETH WHITE	C/C JERN FICHLOL	BENITA SPRINGS, FL 34134	721630	ID WB WR
10482	ARTHUR WIEGAND	SØ96 FLAMINGE CIR	N. FORT MYERS, FL 33903	96460	ID WD WR
:261:	CHRIST & DORIS WIECOND	9122 FLAMINGE CIRCLE	N. FORT MYERS, FL 33903	1357587	NAB VIR
1 3669	SERDON & CAREL WIESEN	400 SEEDAN LX	THIENSVILLE, NI 53092	359570	WB WR
14822	RALPH & BEVERLY WILHITE	3361 RAINEOW LANE	N. FORT MYERS, FL 33903	1149672) X3 WR
16531	XI & CORCTNY WILKENS	3054 SATURN CIRCLE	N FORT MYERS, FL 33903	24470	IC WE WR
17042	ROBERT WILMIN	3121 VENUS LANE	N. FORT MYERS, FL 23923	526000	ID WB WR
12490	ELMER & SARA WILLETT	16267 PELICAN DR	N FT MYERS, FL 33903	677240	
13514	RODERT WILLIAMS	3315 BALAXY WAY	N FT MYERS, FL 33903	369709	
12341	SEVERLY A. WILLIAMSON		N. FORT MYERS, FL 33903	720400	ic W3 MR
	· ·		•		

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02-03-2608 15:52:51

EASY-31LL TAMIAMI VILLAGE WATER CC.,INC. BRIEF LIGT OF CUSTOMERS-ACTIVE CMLY-Alphabetic Order FROM LAST NAME ABLETT TO INITIER

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Account		CD / Billing Address	Silling Cit, State Tip	Reading Account	t Codes
15772	DAVID WILLIAMSON	2318 DELLING RD 2698 MELDRUM 3154 MERCURY LANE 3146 MERCURY LANE 9023 ARBOR DRIVE 3125 MERCURY LANE 3125 MERCURY LANE	ASHLAND, IL 62612	84733 ID WE WR	
17012	DAVIE WILSON	2693 MELDRUM	CANADA, NSWA62	311920 ID HB MR	
17221	JIM & HELEN WILSON	3154 MERCURY LANE	N. FORT MYERS, FL 33903	564988 10 NS NR	
17202	JOHN & RITE WILSON	3146 MERCURY LANE	N. FORT MYERS, FL 23903	435710 ID NO NA	
11490	PSTRICIG WILSON	9023 ARBOR DRIVE	N. FORT MYERS,, FL 30903	913378 WB KS	
17460	JCHN & RETH WITHROW	3125 MERCURY LANE	N. FORT MYERS, FL 33900	786872 IC ka ka	
16572	CARL WITT IR / DEWNETT	2. C. BOX 104	PALERNO, ME 843E4	353582 ID WE WR	
	MARY VIDLE	18275 PELIDAN DRIVE	N, FORT MYERS, FL 33903	1557110 ID 62 MR	
16482	deorge & Wanda Xolfe	3115 MERCURY LANE 2. C. BOX 104 16275 PELIDAN DRIVE 3156 SATURN CIRCLE	N. FORT MYERS, FL 22922	755470 ID KE WR	
15722	SWEN 1. WCCCC	31/S PLUTO DIR	N FT MYERS, FL 33903	535250 IC NO NR	
18891	Martha Wrish?	3175 PLUYO DIA 1016 BIRCHTON PL. 142 NORTH OR 3858 BATURN DIA 3074 GALAXY WAY 3415 ORCHARD WAY	VANDELIA, DK 45377	307850 ID NB WR	
16320	CHARLES WYSKT	143 NORTH OR	PRESTON HOLLOW, NY 12469	480880 WE WA	
16521	Tohin & Takitoe Aeoroa	3858 SKTURN DIR	N F7 MYERS, FL 33523	392130 ID W3 WR	
13241	EOROTHY J. YOUNG	3074 GALAXY KAY	N FORT MYERS, FL 33503		
13601	K10HAEL S. YOUNS	3415 ORCHARD NAY	N. FORT MYERS, FL 23903	1403540 ID KB WR	
16452	ALSOELL YOUNG	29118 ELMACET CT	ST CLAIR CHORES, MI 48061	511100 IJ W2 WR	
16182	STEPHEN X. YCHOSZ	29110 ELMADED DI 3545 DELESTIAL MAY 3177 VENUS LANE 75 SUNSET DR	N. FORT MYERS, FL 33383	1225542 ID W3 W3	
16901	NOBERT ZACHARIAS	3177 VENUS LANE	N. FORT MYERS, FL 33903	152490 ID W3 WR	
14241	JAMES ZARDESKAS	75 SUNSET DR	KILLINGLY, CT 20239	578840 ID WE WR	
14872	don & Merilyn Zeban	312 WATER ST.	1001, W1 20202	930320 ID V3 WR	
13802	ekarroan zinnerman	9541 ZIMMERMAN XAY	MNEXVILLE, TN 37322	420210 ID NB WR	
13010	VERNELLE ZURBRICK	C/O JOE JACOBS	MNEXVILLE, TN 37922 M. FORT MYERS,, FL 33903	860 730 48 48	
12282	JACK ZWITTER	9056 FLAMINGO CIRCLE	N. FORT MYERS, FL 23903	404490 NB WR	
10971	JOE INITTER	9045 FLAMINGE CIRCLE	n, fort myere, fl. 33903	757600 ID KB KR	

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EXHIBIT D

A statement describing the financing of the purchase.

The purchase of the Tamiami water system was financed through the use of equity financing by Ni America Capital Management, LLC.

COMPOSITE EXHIBIT E

A list of all entities upon which the applicant is relying to provide funding to the buyer, and an explanation of the manner and amount of such funding, which shall include their financial statements and copies of any financial agreements with the utility. This requirement shall not apply to any person or entity holding less than 10 percent of ownership interest in the utility.

Ni Florida, LLC is funded through a related entity, Ni America Capital Management, LLC ("Ni Management"). The financial statements for Ni Management are provided herewith. Additionally, a letter from the CFO, Ed Wallace, is included indicating Ni Management's ability and intent to provide funding necessary to Ni Florida.

Ni Management is funded through a private equity source, MetalMark Capital LLC, along with management investment.

Ní America Consolidated Financial Statements As of and for the Twelve Months Ending December 31, 2007

Income Statement	December 2007		2007
		Actual	Budget
Ordinary Income/Expense	\$	214,693	\$ 175,169
Expense			
Depreciation Expense		11,313	
Interest Expense		4,860	
Operation and Maintenance		1,710,028	2,089,864
Miscellaneous Expenses		164,022	168,713
Due Diligence Expenses		317,502	303,072
Capitalized Acquisition Costs		(128,174)	(137,847)
Total Expense		2,079,552	2,423,802
Net Ordinary Income/(Loss)		(1,864,859)	(2,248,633)
Other Income/Expense		-	-
Transaction Expense		76,641	76,641
Other Income		1,722	
Net Other Income/Expense		(74,918)	(76,641)
Net Income/(Loss)	\$	(1,939,778)	\$(2,325,274)
Statement of Cash Flow			
Operating			
Net Income	Ş	(1,939,778)	
Depreciation Expense	Ŧ	11,313	
Working Capital		509,923	
Net cash provided by (used in) Operating Activities	<u></u>	(1,418,541)	
Investing			
Fixed Assets		(408,289)	
Net cash provided by (used in) Investing Activities		(408,289)	
Financing			
Amegy Bank Capital Lease		63,387	
Member Equity		18,574,403	
Capital Stock Expense		(1,432,830)	
Net cash provided by (used in) Financing Activities		17,204,959	
Net cash increase (decrease) for period		15,378,129	
Cash at beginning of period		-	
Cash at end of period	\$	15,378,129	

Ni America Consolidated Financial Statements As of and for the Twelve Months Ending December 31, 2007

Balance Sheet	December 2007
Current Assets	
Cash	
Chasewood Operating Account	\$ 4,529
Amegy Bank Account	14,855,847
Restricted Cash	517,754
Total Checking/Savings	15,378,129
Other Current Assets	
Accts Rec from Customers	6,003
Prepayments	27,552
Total Other Current Assets	33,556
Total Current Assets	15,411,684
Deferred Rate Case Expenses	5,913
Fixed Assets	-,
Utility Property	282,021
Non-utility Property	126,268
Accumulated Depreciation	(11,313)
Total Property and Investments	402,888
Total Assets	\$ 15,814,573
Liabilities & Equity	
Liabilities	
Current Liabilities	
Accounts Payable	\$ 147,230
Lease Liabilities	39,761
Customer Deposits	3,475
Accrued Taxes	107
Accrued Interest	13
Due to Metalmark	31,250
Misc Current & Accrued Liabilities	327,556
Total Current Liabilities	549,391
Long Term Liabilities	
Long-Term Debt	63,387
Total Long Term Liabilities	63,387
Total Liabilities	612,778
Equity	
Member Equity	18,574,403
Capital Stock Expense	(1,432,830)
Net Income (Loss)	(1,939,778)
Total Equity	15,201,795
Total Liabilities & Equity	\$ 15,814,573

Ni America Capital Management LLC

March 31, 2008

Ms. Ann Cole, Director Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Room 110 Tallahassee, Florida 32399-0850

Re: Tamiami Village Water Company Inc. and Ni Florida, LLC's Application for Approval of Transfer of Tamiami Water System

Dear Ms. Cole:

This letter is provided in support of the above-referenced Application. I, Ed Wallace, as CFO of Ni America Capital Management LLC and CFO of Ni Florida, LLC, hereby confirm that I have the requisite authority to provide the necessary financial resources for Ni Florida, LLC to own and operate Tamiami Village Water Company, Inc. in accordance with applicable regulatory statutes and rules so as to ensure the health and safety of our customers.

Sincerely,

ward R Wallare

Edward R. Wallace CFO Ni America Capital Management LLC Ni Florida LLC 10913 Metronome Houston, Texas 77043 713-574-7755

EXHIBIT F

The proposed net book value of the system as of the date of the proposed transfer. If rate base (or net book value) has been established previously by this Commission, state the Order No. and date issued. Identify all adjustments made to update this rate base (or net book value) to the date of the proposed transfer.

Net book value of plant in service is \$79,517 per Tamiami's December 31, 2007 financial statements.

Rate base for the Tamiami water system was last established by the Commission in Order No. 95-1441-FOF-WS, issued November 28, 2008 in Docket No. 950015-WU. The rate base per Tamiami's December 31, 2007 financial statements is calculated as follows:

Utility plant in service	\$273,450
Accumulated depreciation	(193,933)
CIAC	(110,779)
Amortization of CIAC	<u>106,267</u>
Current rate base	\$ 75,005

EXHIBIT G

A statement setting forth the reasons for an acquisition adjustment, if one is requested.

Ni Florida is not requesting an acquisition adjustment at this time.

EXHIBIT H

A statement from the buyer that it has obtained or will obtain copies of all of the federal income tax returns of the seller from the date the utility was first established, or rate base was last established by the Commission or, if the tax returns have not been obtained, a statement from the buyer detailing the steps taken to obtain the returns.

Copies of Tamiami's federal income tax returns for the years 2005 and 2006 were provided to the Buyer.

EXHIBIT I

A statement from the buyer that after reasonable investigation, the system being acquired appears to be in satisfactory condition and in compliance with all applicable standards set by the Department of Environmental Protection.

Ni Florida, after reasonable investigation, notes the assets appear to be in satisfactory condition and in compliance with applicable standards set by the Department of Environmental Protection. The seller currently has no notices of violation to be addressed; however, as part of its review, Ni Florida noted certain capital improvements to be addressed within a reasonable time period post closing.

EXHIBIT J

An affidavit that the notice of actual application was given in accordance with Section 367.045(1), Florida Statutes, and Rule 25-30.030, Florida Administrative Code, by regular mail.

Exhibit J will be a late-filed exhibit.

EXHIBIT K

An affidavit that the notice of actual application was given in accordance with Rule 25-30.030, Florida Administrative Code, by regular mail or personal delivery to each customer of the system being transferred.

Exhibit K will be a late-filed exhibit.

EXHIBIT L

Immediately upon completion of publication, an affidavit that the notice of actual application was published once in a newspaper of general circulation in the territory in accordance with Rule 25-30.030, Florida Administrative Code. A copy of the proof of publication shall accompany the affidavit.

Exhibit L will be a late-filed exhibit.

EXHIBIT M

Evidence that the utility owns the land where the utility treatment facilities are located. Or, where the utility does not own the land, a copy of the agreement which provides for the long term, continuous use of the land, such as a 99-year lease. The Commission may consider a written easement or other cost-effective alternative.

In lieu thereof, the Joint Applicants have attached a copy of the Agreement between Tamiami and Lee County dated October 1, 2002, for bulk water service.

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AGREEMENT FOR WHOLESALE SALE AND PURCHASE OF TREATED POTABLE WATER BY AND BETWEEN LEE COUNTY, FLORIDA AND TAMIAMI VILLAGE WATER COMPANY

THIS AGREEMENT is made and entered into on this 1st day of October, 2002, by and between LEE COUNTY, Florida, a Charter County and a political subdivision of the State of Florida ("County") and **Tamiami Village Water Company**, collectively the "Parties", for the wholesale sale and purchase of treated potable water.

WHEREAS, the County owns, operates and maintains a Public Potable Water Supply System in Lee County ("System") which is available for providing service to Tamiami Village Water Company and,

WHEREAS, the County's potable water production and treatment facilities have sufficient capacity, and will continue to do so for the term of this Agreement, to provide treated potable water to Tamiami Village Water Company and,

WHEREAS, Tamiami Village Water Company now desires to purchase, and the County desires to sell, wholesale treated potable water to Tamiami Village Water Company for so long as Tamiami Village Water Company provides retail potable water service to its water customers; and,

WHEREAS, both the County and Tamiami Village Water Company have the legal ability and authority to enter into an Agreement for the wholesale sale and purchase of treated potable water; and,

WHEREAS, this is solely a contract for the wholesale sale of treated potable water to Tamiami Village Water Company and is not to be construed in any manner as a change to any of the billing policies for either the County or Tamiami Village Water

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Company with respect to its' retail sale of potable water to Tamiami Village Water Company customers on a non-emergency basis; and,

WHEREAS, the Parties find that this Agreement serves a public purpose and is to the public's benefit.

NOW THEREFORE, in consideration of the above, and the conditions, covenants and obligations between the Parties as outlined further herein, the sufficiency of which is accepted by the Parties hereto, the Parties agree as follows:

ARTICLE I. GENERAL CONDITIONS

1.1 The preamble statements above are accepted and approved by the Parties, and are incorporated herein as if set out at length in this Section.

1.2 The County agrees to provide to Tamiami Village Water Company and Tamiami Village Water Company agrees to accept, pursuant to the terms and conditions set forth herein, a quantity of treated potable water, treated in accordance with and conforming to the existing standards of the Department of Environmental Protection, the Division of Health, and/or County Health Department and all other governmental bodics having regulatory jurisdiction over such matters, as may be modified by those agencies from time to time. The County represents to Tamiami Village Water Company that its water treatment facilities are presently operating and producing treated potable water in accordance with existing regulations and standards. The County further agrees that during the life of this Agreement, the water quality shall be maintained at a level to conform with present and future requirements of all regulatory agencies having jurisdiction thereof, or in the event there are any changes in the regulations of the relevant • •

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regulatory agencies, the County shall have use of all necessary time that is allotted by the affected regulatory agency to bring the water quality to the new regulated standards.

The County shall not, at any time, assume or be obligated to assume any financial responsibility for the operation and maintenance of Tamiami Village Water Company's potable water distribution lines lying within the corporate limits of the Tamiami Village Water Company.

ARTICLE II. REPRESENTATIONS

2.1 The County hereby represents to Tamiami Village Water Company that it has and will continue to have the ability to provide Tamiami Village Water Company with sufficient treated potable water, of the quality required by this Agreement, to the existing service territory, for the term of this Agreement.

2.2 The County represents to Tamiami Village Water Company that it will, during the term of this Agreement, have sufficient raw water supply capacity, and water treatment capacity, to furnish the treated potable water in sufficient quantity referred to above, except for those events beyond the County's reasonable control, to include, but not be limited to: mechanical failures, repairs, routine maintenance, Acts of God, rationing, or additional regulation by any State or Federal agencies which would potentially alter the quantity and/or the quality of the delivered water, or any other matters beyond the reasonable lawful control of the County.

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ARTICLE III. CHARGES AND MAINTENANCE

3.1 Tamiami Village Water Company shall pay the "County-Wide Bulk Potable Water Rate" of \$2.46 per thousand gallons delivered pursuant to Lee County Resolution No. 02-07-44. As it may be amended from time to time by the BOCC, pursuant to law, and which rate may be modified by the County from time to time, system-wide, during the term of this Agreement.

3.2 Tamiami Village Water Company shall be responsible for payment for water delivered by the County to Tamiami Village Water Company. Tamiami Village Water Company shall make all reasonable efforts to minimize leakage within its water distribution system, and will comply with the Florida Department of Environmental Protection, CCR rules and regulations, and other regulations as they apply.

3.3 The County shall remain and be responsible for all maintenance, repairs and calibrations of the Meters for wholesale potable water services to Tamiami Village Water Company.

3.4 All Meters required hereunder shall be readily accessible for reading, testing and maintenance. The County shall be responsible for maintaining the Meters in good working condition at all times, and for the testing and calibration of the Meters. The Meters shall be tested at least annually in accordance with the American Water Works Association Standards for Meter Testing or other mutually agreeable standards.

3.5 The County shall have the right upon reasonable notice to Tamiami Village Water Company, and when reasonably necessary, to enter upon Tamiami Village Water , Company's lands and improvements thereon to review and inspect Tamiami Village

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Water Company's operating practices for the distribution of potable water, as they may relate to this Agreement.

3.6 Payment for all charges for the sale of the wholesale potable water from the County by Tamiami Village Water Company, shall be made to the County on a monthly basis during the term of this Agreement within thirty (30) days, gross, or as otherwise mutually established by the Parties.

3.7 Tamiami Village Water Company shall be responsible for all charges associated with new connections to the County's potable water system when such new connections constitute an increase in the flow from the previous customer.

ARTICLE IV. TERM OF AGREEMENT

4.1 This Agreement for Tamiami Village Water Company's purchase of bulk potable water from the County shall remain in full force and effect on a continuously exclusive basis.

ARTICLE V. ADDITIONAL PROVISIONS

5.1 This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the County and Tamiami Village Water Company. This Agreement may only be amended by a mutual agreement of the Parties hereto, which amendment shall be reduced to writing and executed with the same formalities as the execution of this Agreement.

5.2 This Agreement shall be construed and enforced in accordance with the laws of the State of Florida.

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SAUTILSCONTRACTAgent for Potable Water.doc

5.3 Notices provided by this Agreement to be served in writing upon either of the Parties shall be deemed sufficient if delivered to an authorized representative of either of the Parties, or if mailed by registered or certified mail, return receipt requested, to the address of the Party below written or such other addresses as the Parties may designate in writing. Such notices shall be effective from the date the same is deposited in the mails, registered, first class postage prepaid and addressed, whether or not received.

Tamiami Village Water Company: Mr. John Ustica Utility Director 9280-5 College Parkway Fort Myers, FL 33917

County: Director of Utilities Department of Lee County Utilities Post Office Box 398 Fort Myers, FL 33902-0398 Copy To: Office of Lee County Attorney Post Office Box 398 Fort Myers, FL 33902-0398

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5.4 If for any reason during the term of this Agreement, any local, state or federal governments or agency shall fail or refuse to issue the necessary permits, grant necessary approvals, or require any change in the operation of the treatment, transmission and distribution systems by the Partles hereto, then, to the extent that such requirements shall affect the ability of either Party to perform any of the terms and conditions of this Agreement, the affected Party shall be excused from the performance thereof.

5.5 Each Party shall remain liable for its own negligence or omissions, and by entering into this Agreement, the County has not waived its right of sovereign immunity beyond the statutory limits as set out at Section 768.28, Florida Statutes.

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5.6 This Agreement is solely for the benefit of the Parties signing hereto, their successors and assigns, and no right nor cause of action shall accrue upon or by reason hereto to or for the benefit of any third party not a signatory hereof.

5.7 This Agreement shall be binding upon the heirs, executors, administrators, successors, and assigns of the Parties hereto, except as may be expressly limited herein.

5.8 All rights, remedies and powers granted to Tamiami Village Water Company or the County herein shall be cumulative and may be exercised singly or concurrently. In the event a dispute arises between Tamiami Village Water Company and the County relating to the performance of the respective obligations under this Agreement, both Parties may utilize all remedies authorized by law.

5.9 Each party hereto shall keep, observe and perform all requirements of local, state and federal laws, rules, regulations, or ordinances applicable to this Agreement while it is in force and effect.

5.10 The failure of either party hereto to enforce any of the provisions of this Agreement or the waiver thereof, in any instance, shall not be construed as a general waiver or relinquishment on its part of any such provision but the same shall, nevertheless, be and remain in full force and effect.

5.11 Where any consent, approval or standard is required by the Parties hereto pursuant to the terms of this Agreement, then the applicable standard for determination shall be on a reasonable basis.

5.12 The headings used in this Agreement are for reference only, and will not be relied upon nor used in the interpretation of same.

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5.13 This Agreement and any addondum pertaining hereto, as may be executed by the Parties, represents the entire understanding between the Parties with respect to the undertakings covered hereunder and there are no oral or collateral agreements with respect thereto between the Parties. Any prior agreements or understanding dealing basically with the same subject matter of this Agreement shall be superseded by this Agreement and no longer of force and effect. Neither Party hereto shall be bound by any supplement hereto unless it is signed by an authorized representative of each of the Parties.

5.14 No assignment, delegation, transfer or novation of this Agreement or part hereof, shall be made by Tamiami Village Water Company, unless approved by the County.

5.15 It is understood and agreed to by the Parties, that either Party shall have reasonable access to the books, records and accounts of the agents, designees or vendors duly contracting with either Party for the purpose of fulfilling any of their obligations under this Agreement.

5.16 This Agreement and any subsequent amendments hereto shall be filed with the Lee County Clerk of the Circuit Court, Minutes Department.

JOHN USTICA

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IN WITNESS WHEREOF, the parties have executed this Agreement by their

duly authorized officials, on the date above first written.

ATTEST: 1. Uslics 2. B. Andrews By:

エルし AMAMI WATER COMPANY ILLAGE. By:

APPROVED AS TO FORM:

By: _____

ATTEST: CHARLIE GREEN CLERK OF COURTS BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

By: Deputy Clerk

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By: Ros Queda

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By:

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APPROVED AS TO FORM:

By

Office of County Attorney

EXHIBIT N

Sample tariff sheets for each system proposed to be transferred reflecting the change in ownership, the existing rates and charges, and the territorial descriptions for each water and water system.

See attached sample tariff sheets.

Tait forwarded to ECR.

EXHIBIT O

The current water and water certificates issued for each system, and where not available, a statement providing an explanation of the steps taken by Ni Florida to obtain the certificates.

Attached is Certificate No. 388-W issued by the Commission to Tamiami Village Water Company, Inc., Inc.

DOCUMENT NUMBER-DATE D 2451 MAR 31 8 FPSC-COMMISSION CLERK



RICHARD R. LOUTH, ESQ 6051 ESTERO BLVD Ft. MYERS BEACH, FLA 33931