DOCKET NO. 20180174-WU FILED 9/14/2018 DOCUMENT NO. 06050-2018 FPSC - COMMISSION CLERK

FLORIDA UTILITY SERVICES 1, LLC 3336 GRAND BLVD. SUITE 102 HOLIDAY, FL. 34690 863-904-5574

September 11, 2018

Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL. 32399 ISSEP 14 AM 8:0

RE: Sunrise Water, LLC transfer Application

Dear Commission Clerk:

Enclosed please find an application for transfer from Sunrise Utilities, LLC to Sunrise Water, LLC in Polk County Florida.

On behalf of the utility,

Mike Smallridge.

APPLICATION FOR TRANSFER OF CERTIFICATES OR FACILITIES FROM A REGULATED UTILITY TO ANOTHER REGULATED UTILITY

(Pursuant to Section 367.071, Florida Statutes, and Rule 25-30.037(2), Florida Administrative Code)

Pursuant to Rule 25-30.037(1)(a), F.A.C., if a transfer occurs prior to Commission approval, the utility shall submit an application for authority to transfer no later than 90 days after the sale closing date.

To: Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

The undersigned hereby makes application for the transfer of facilities and transfer \Box or cancellation \boxtimes of Water Certificate No. <u>627-w</u> and/or Wastewater Certificate No. <u>n/a</u> and amendment of Water Certificate No. <u>n/a</u> and/or Wastewater Certificate No. <u>n/a</u> in <u>POLK</u> County, Florida, and submits the following information:

PART I

APPLICANT INFORMATION

A) <u>Contact Information for Utility/Seller</u>. The utility/seller's certificated name, address, telephone number, and if applicable, fax number, e-mail address, and website address. The utility's name should reflect the business and/or fictitious name(s) registered with the Department of State's Division of Corporations:

 SUNRISE UTILITIES, LLC

 Utility Name

 P.O. BOX 2608

 Office Street Address

 EATON PARK
 FL

 City
 State

 Zip Code

Mailing Address (if different from Street Address)

City

State

Zip Code

Phone Number		Fax Number	
Federal Employer Identi	fication Number		
E-Mail Address			
Website Address			
627-W	N/	A	
Water Certificate No.		astewater Certifica	te No.
application:	of the seller's author	ized representative	e to contact concerning
application: LESLIE SZABO	of the seller's author	ized representative	e to contact concerning
application: LESLIE SZABO Name	of the seller's author	ized representative	e to contact concerning
application: LESLIE SZABO Name SAME AS ABOVE	of the seller's author	ized representative	e to contact concerning
application: LESLIE SZABO Name SAME AS ABOVE Mailing Address	of the seller's author	ized representative	e to contact concerning
application: LESLIE SZABO Name SAME AS ABOVE Mailing Address SAME AS ABOVE			e to contact concerning
application: LESLIE SZABO Name SAME AS ABOVE Mailing Address SAME AS ABOVE City () -	FL		
application: LESLIE SZABO Name SAME AS ABOVE Mailing Address SAME AS ABOVE City () -	FL		
The contact information application: <u>LESLIE SZABO</u> Name <u>SAME AS ABOVE</u> Mailing Address <u>SAME AS ABOVE</u> City (FL	Zi (

C) <u>Contact Information for Buyer</u>. The buyer's name, address, telephone number, Federal Employer Identification Number, and, if applicable, fax number, e-mail address, website address, and new name of the utility if the buyer plans to operate under a different name. The buyer's business name, and if applicable, new utility name, should reflect the business and/or fictitious name(s) registered with the Department of State's Division of Corporations.

SUNRISE WATER, LLC

Buyer's Name

B)

Office Street Address		
HOLIDAY	FL	34690
City	State	Zip Code
Mailing Address (if different f	rom Street Address)	
City	State	Zip Code
(863) 904-5574	() -	
Phone Number	Fax Number	5
83-1053879		
Federal Employer Identification	on Number	
MIKE@FUS1LLC.COM		
E-Mail Address		
SUNRISE WATER, LLC		
New Utility Name		
The contact information of the application:	buyer's authorized represent	tative to contact concerning the
MICHAEL SMALLRIDGE		
MICHAEL SMALLRIDGE Name 3336 GRAND BLVD. SUITI	E 102	
MICHAEL SMALLRIDGE Name	E 102	
MICHAEL SMALLRIDGE Name 3336 GRAND BLVD. SUITI	E 102 FL	34690
MICHAEL SMALLRIDGE Name 3336 GRAND BLVD. SUITI Mailing Address		34690 Zip Code
MICHAEL SMALLRIDGE Name 3336 GRAND BLVD. SUITH Mailing Address HOLIDAY	FL	

MIKE@FUS1LLC.COM E-Mail Address

D)

E) The name, address, telephone number, and if available, e-mail address and fax number of the person in possession of the books and records when the application is filed.

MICHAEL SMALLRIDGE		
Name		
3336 GRAND BLVD. SUITE 102		
Mailing Address		
HOLIDAY	FL	34690
City	State	Zip Code
(863) 904-5574	() -	
Phone Number	Fax Number	
MIKE@FUS1LLC.COM		
E-Mail Address		

F) Indicate the nature of the utility's/buyer's business organization (check one). Provide documentation from the Florida Department of State, Division of Corporations, showing the utility's/buyer's business name and registration/document number for the business, unless operating as a sole proprietor.

Corporation		
Limited Liability Company	Number L18000148244	
Partnership	Number	
Limited Partnership	Number	
Limited Liability Partnership	Number	
Sole Proprietorship	Number	
Association		
Other (Specify)		

If the utility is doing business under a fictitious name, provide documentation from the Florida Department of State, Division of Corporations showing the utility's fictitious name and registration number for the fictitious name.

Fictitious Name	(d/b/a)
-----------------	---------

N/A

Registration Number

G) The name(s), address(es), and percentage of ownership of each entity or person which owns or will own more than 5 percent interest in the utility (Use additional sheet if necessary).

N/A

 H) Provide the date and state of incorporation or organization of the buyer. JUNE 15,2018 FLORIDA

PART II TRANSFER OF CERTIFICATE

A) <u>DESCRIPTION OF SALE AGREEMENT</u>

- Exhibit <u>1</u> Provide a copy of the contract for sale and all auxiliary or supplemental agreements. If the sale, assignment, or transfer occurs prior to Commission approval, the contract shall include a provision stating that the contract is contingent upon Commission approval.
- 2) Exhibit <u>2</u> Provide the following documentation of the terms of the transfer:a) The date the closing occurred or will occur.
 - b) The purchase price and terms of payment.
 - c) 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.

- d) A description of all consideration between the parties, including promised salaries, retainer fees, stock, stock options, and assumption of obligations.
- e) Provisions regarding the disposition, where applicable, of customer deposits and interest thereon, guaranteed revenue contracts, developer agreements, customer advances, debt of the utility, and leases.

SUNRISE WATER, LLC ASSUMES RESPONSIBILITY FOR CUSTOMER DEPOSITS. THERE ARE NO OTHER CONTRACTS, AGREEMENTS DEBT OR LEASES

f) A statement that the buyer will fulfill the commitments, obligations, and representations of the seller with regard to utility matters.

BUYER WILL FULFILL THE LAWFULL COMMITMENYS, OBLIGATIONS AND REPRESENTATIONS OF THE SELLER WITH REGARDS TO UTILITY MATTERS

g) A provision that the buyer has or will obtain the books and records of the seller, including all supporting documentation for rate base additions since the last time rate base was established for the utility.

SELLER HAS PROVIDED BUYER WITH SOME DOCUMENMTS AND THE BUYER IS IN THE PROCESS OF OBTAINING THE BALANCE OF THE DOCUMENTS FROM THE SELLER.

 h) A statement that the utility's books and records will be maintained using the National Association of Regulatory Utility Commissioners (NARUC) Uniform System of Accounts (USOA).

SUNRISE WATER, LLC WILL MAINTAIN THE UTILITY BOOKS AND RECORDS USING THE NARUC SYSTEM.

A statement that the utility's books and records will be maintained at the utility's office(s) within Florida, or that the utility will comply with the requirements of Rule 25-30.110(1)(b) and (c), F.A.C., regarding maintenance of utility records at another location or out-of-state. If the records will not be maintained at the utility's office(s), the statement should include the location where the utility intends to maintain the books and records.

THE UTILITY BOOKS AND RECORDS ARE AT THE UTILITY OFFICE IN HOLIDAY FLORIDA.

B) <u>FINANCIAL ABILITY</u>

- Exhibit <u>3</u> Provide a detailed financial statement (balance sheet and income statement), audited if available, of the financial condition of the applicant, that shows all assets and liabilities of every kind and character. The financial statements shall be for the preceding calendar or fiscal year. The financial statement shall be prepared in accordance with Rule 25-30.115, F.A.C. If available, a statement of the sources and uses of funds shall also be provided.
- 2) Exhibit $\underline{4}$ Provide a list of all entities, including affiliates, upon which the buyer is relying to provide funding to the utility and an explanation of the manner and amount of such funding. The list need not include any person or entity holding less than 5 percent ownership interest in the utility. The applicant shall provide copies of any financial agreements between the listed entities and the utility and proof of the listed entities' ability to provide funding, such as financial statements.

THE UTILITY HAS NO ENTITIES OR AFFILIATES PROVIDING FUNDING.

C) <u>TECHNICAL ABILITY</u>

- 1) Exhibit 5 Provide the buyer's experience in the water or wastewater industry.
- Exhibit <u>6</u> Provide the buyer's plans for ensuring continued operation of the utility, such as retaining the existing plant operator(s) and office personnel, or contracting with outside entities.

D) <u>TERRITORY DESCRIPTION, PUBLIC INTEREST, AND FACILITIES</u>

- 1) Exhibit <u>7</u> Provide a legal description of the proposed service area in the format prescribed in Rule 25-30.029, F.A.C.
- 2) Exhibit $\underline{8}$ Provide a statement explaining why the transfer is in the public interest.
- 3) Exhibit <u>9</u> Provide a statement from the buyer that after reasonable investigation, the system being acquired appears to be in satisfactory condition and compliance with all applicable standards set by the DEP, or, 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 description of the repairs or improvements that have been identified, the governmental entity that required the repairs or improvements, if applicable, the approximate cost to complete the repairs or improvements, and any agreements between the seller and buyer regarding who will be responsible for any identified repairs or improvements.
- 4) Exhibit <u>10</u> Provide documentation of the utility's right to continued long-term use of the land upon which the utility treatment facilities are located. This documentation shall be in the form of a recorded warranty deed, recorded quit claim deed accompanied by title insurance, recorded long-term lease, such as a 99-year lease, or recorded easement. The applicant may submit an unrecorded copy of the instrument granting the utility's right to access and continued use of the land upon which the utility treatment facilities are or will be located, provided the applicant files a recorded copy within the time prescribed in the order granting the transfer.
- 5) Exhibit <u>11</u> Provide a copy of all of the utility's current permits from the Department of Environmental Protection (DEP) and the water management district.
- 6) Exhibit <u>12</u> Provide a copy of the most recent DEP and/or county health department sanitary survey, compliance inspection report, and secondary water quality standards report.

- 7) Exhibit <u>13</u> Provide a copy of all of the utility's correspondence with the DEP, county health department, and water management district, including consent orders and warning letters, and the utility's responses to the same, for the past five years.
- 8) Exhibit <u>14</u> Provide a copy of all customer complaints that the utility has received regarding DEP secondary water quality standards during the past five years.

E) <u>PROPOSED TARIFF</u>

Exhibit <u>15</u> - Provide a tariff containing all rates, classifications, charges, rules, and regulations, which shall be consistent with Chapter 25-9, F.A.C. See Rule 25-30.037, F.A.C., for information about water and wastewater tariffs that are available and may be completed by the applicant and included in the application.

F) ACCOUNTING INFORMATION

Exhibit <u>16</u> - Provide the proposed net book value of the system as of the date of the proposed transfer, and a statement setting out the reasons for the inclusion of an acquisition adjustment, if one is requested. If rate base has been established by this Commission, provide the docket and the order number. In addition, provide a schedule of all subsequent changes to rate base.

THE PROPOSED NBV AT TH ETIME OF TRANSFER IS \$ 23,404

- 2) Exhibit <u>17</u> Provide 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 the rate base was last established by the Commission, whichever is later. If the tax returns have not been obtained, provide a description of the steps taken to obtain the tax returns.
- 3) Exhibit <u>18</u> Provide a statement regarding the disposition of outstanding regulatory assessment fees, fines, or refunds owed and which entity will be responsible for paying regulatory assessment fees and filing the annual report for the year of the transfer and subsequent years.

4) Exhibit <u>19</u> - If the buyer currently owns other water or wastewater utilities that are regulated by this Commission, provide a schedule reflecting any economies of scale that are anticipated to be achieved within the next three years and the effect on rates for existing customers served by both the utility being purchased and the buyer's other utilities.

G) <u>NOTICING REQUIREMENTS</u>

Exhibit - 20 - Provide proof of noticing pursuant to Rule 25-30.030, F.A.C. This may be provided as a late-filed exhibit.

PART III

SIGNATURE

Please sign and date the utility's completed application)

APPLICATION SUBMITTED BY:

Applicant's Signature

MICHAEL SMALLRIDGE Applicant's Name (Printed)

SOLE MANAGING MEMBER Applicant's Title

9/11/2018

Date

Detail by Entity Name

Florida Limited Liability Company SUNRISE WATER, LLC

Filing Information

Document Number	L18000148244
FEI/EIN Number	NONE
Date Filed	06/15/2018
Effective Date	06/15/2018
State	FL
Status	ACTIVE
Principal Address	
3336 GRAND BLVD SUITE 102 HOLIDAY, FL 34690	
Mailing Address	
3336 GRAND BLVD SUITE 102 HOLIDAY, FL 34690	
Registered Agent Name &	& Address
SMALLRIDGE, MICHAE 3336 GRAND BLVD 102 HOLIDAY, FL 34690	L
Authorized Person(s) Det	ail
Name & Address	
Title MGR	
SMALLRIDGE, MICHAE 3336 GRAND BLVD #10 HOLIDAY, FL 34690	
Annual Reports	
No Annual Reports File	d
Document Images	
06/15/2018 - Florida Limited Lia	bility View image in PDF format

Florida Department of State, Division of Corporations

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

SUNRISE WATER

3336 GRAND BLVD

HOLIDAY, FL 34690

MICHAEL SMALLRIDGE SOLE MBR

Date of this notice: 06-28-2018

Employer Identification Number: 83-1053879

Form: SS-4

Number of this notice: CP 575 G

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 83-1053879. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

A limited liability company (LLC) may file Form 8832, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation as of the effective date of the S corporation election and does not need to file Form 8832.

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you do not have access to the Internet, call 1-800-829-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.

IMPORTANT REMINDERS:

- * Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- * Use this EIN and your name exactly as they appear at the top of this notice on all your federal tax forms.
- * Refer to this EIN on your tax-related correspondence and documents.

If you have questions about your EIN, you can call us at the phone number or write to us at the address shown at the top of this notice. If you write, please tear off the stub at the bottom of this notice and send it along with your letter. If you do not need to write us, do not complete and return the stub.

Your name control associated with this EIN is SUNR. You will need to provide this information, along with your EIN, if you file your returns electronically.

Thank you for your cooperation.

<u>Exhibit # 1</u>

Copy of the contract for sale.

AGREEMENT FOR PURCHASE AND SALE OF WATER SYSTEM ASSETS

THIS AGREEMENT FOR PURCHASE AND SALE OF WATER SYSTEM ASSETS ("Agreement") is entered into by and between Florida Utility Services 1, LLC, whose mailing address is 3336 Grand Blvd Suite #102, Holiday, Florida 34690 ("Buyer") and Sunrise Utilities, LLC and Alturas Utilities, LLC, whose mailing address is P.O. Box 2608 Eaton Park, Florida 33840("Seller") (collectively "the Parties").

Seller agrees to sell, and Buyer agrees to buy the utility systems commonly known as Sunrise Utilities, LLC and Alturas Utilities, LLC located in Polk County Florida ("Utility System"), pursuant to the following terms and conditions:

1. The Utility System includes Seller's domestic water supply, transmission, distribution collection systems which has Florida Public Service Commission ("FPSC") Water Certificate 628-W and 627-W, which includes the Seller's certificated franchise service area that provides water residential and general service customers in Polk County, Florida.

2. This is a purchase of assets only. The Purchased Assets shall mean (a) all of Seller's rights, title, and interest in and to all assets, business properties, and rights, both tangible and intangible, constituting the Utility System; (b) the real property and interests in real property owned and held by Seller, in fee simple, as identified in Exhibit "A" to this Agreement ("Real Property"); (c) an assignment of all rights described in any recorded restrictions, including the right to charge, collect and lien against any lot for nonpayment; (d) all easements, licenses, prescriptive rights, rights-of-way and rights to use public and private roads, highways, canals, streets and other areas owned or used by Seller for the construction, operation and maintenance of the Utility System; (e) all water and wastewater distribution facilities, water treatment facilities, wells, of every kind and description whatsoever that constitute part of the Utility System, including but not limited to generators, pumps, plants, tanks, transmission mains, distribution mains, supply pipes, collection pipes or facilities, valves, meters, meter boxes, service connections and all other physical facilities, equipment and property installations owned by Seller and used in connection with the Utility System, wherever they may be stored, together with all additions or replacements thereto; (f) all certificates, permits, license rights, consents, grants, leaseholds, and similar rights relating to the construction, maintenance, and operation of the Utility System and its plants and systems for the procuring, storage and distribution of potable water, every right of every character whatever in connection therewith, subject to the obligations thereof (collectively, the "Certificates"); and (g) all water rights, flowage rights and all renewals, extensions, additions or modifications of any of the foregoing; together with all rights granted to Seller under the foregoing Certificates.

3. Purchased Assets shall also include: (a) all items of inventory owned by Seller on date this agreement is executed by Seller, for use in connection with the maintenance and operation of the Utility System, which inventory shall not be unreasonably depleted prior to the Closing date, including without limitation, all meters, chemicals, and other materials and supplies used by Seller; (b) all supplier lists, customer

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records, receipts for payment of connection charges, prints, blueprints, plans, engineering reports, specifications, shop drawings, equipment manuals, maps, and other information in Seller's possession, including any rights of Seller to obtain copies of such items from engineers, contractors, consultants or other third parties, in paper and electronic form; (c) all sets of drawings, showing all facilities of the Utility System, including any rights of Seller to obtain copies of such items from engineers, consultants or other reproducible materials in Seller's possession, including any rights of Seller to obtain copies of such items from engineers, contractors, consultants or other third parties, in paper and electronic form; (d) any Developer Agreements; (e) all equipment, computers, software, office equipment, intellectual property owned or licensed by Seller and other personal property owned by Seller and used by Seller in connection with the operation of the Utility System. Seller shall prepare and deliver to Buyer a list of personal property to be conveyed at closing, 5 days prior to closing, for Buyer's review and approval.

4. <u>Buyer and Seller shall agree, prior to closing, on the method of calculating</u> and transferring to Buyer the balance of the operating accounts of the Utility System, together with all customer deposits and accounts receivables for the Utility System; the monthly expenses shall be paid in full for the last month for which Seller retains the receivables for that month's billing.

5. The following "Excluded Assets" are excluded from the Purchased Assets: (a) escrow and other Seller provisions for payment of federal and state taxes and other obligations to governmental entities; (b) seller shall be responsible for paying any such taxes and other obligations, to the extent that they are due from the operation of the Utility System prior to the Closing Date.

6. <u>Name of New Entity.</u> Buyer shall utilize and may acquire title in the names "Sunrise Water, LLC, and Alturas Water, LLC" and no infringement shall be claimed by Seller.

7. Buyer shall assume all obligations and liabilities arising from the operation of the Utility System after the day of Closing, under the Certificates or under contracts or commitments expressly assumed by Buyer. Seller warrants that there are no known contracts to be assumed by Buyer. Buyer does not assume and shall not be liable for any expense, assessment, exposure, fine, penalty, liability, act or omission of Seller of any kind whatsoever imposed or required by any third party (including any federal, state, or local authority), whether known or unknown, whether contingent, liquidated or unliquidated, and whether arising or accruing under contract, tort, or pursuant to statute, rule, ordinance, law, regulation or otherwise. Without limiting the foregoing, Buyer shall not be liable for any liabilities to the extent that they are based upon or arise out of any violation of law, breach of permit obligation, breach of contract, tort, or other act or omission of Seller occurring prior to the Closing Date. Seller shall remain liable for and shall pay, perform or discharge all of Seller's liabilities and obligations, other than liabilities and obligations assumed by Buyer.

8. **Purchase Price**. On the Closing Date, Buyer shall pay to Seller, subject to the additions, adjustments and pro-rations referenced in this Agreement the purchase price of \$89,900 ("Purchase Price").

9. **Warranties.** Seller represents and warrants to Buyer that the execution and performance of this Agreement will not violate any provision of law, order of any court or agency of government applicable to Seller, the Articles of Incorporation or By-

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Laws of Seller, nor any indenture, agreement, or other instrument to which Seller is a party, or by which it is bound. Seller has exclusive possession and marketable title to all Real Property. The Purchased Assets are not subject to any mortgage, pledge, lien, charge, security interest, or encumbrance and Seller shall, at closing deliver title to such personal property free and clear of all debts, liens, pledges, charges or encumbrances whatsoever.

Environmental Law Compliance. Seller warrants that the Utility is in 10. material compliance with all applicable Environmental Laws, including any federal, state, or local statute, regulation, or ordinance, relating to the protection of human health or the environment in effect as of the Closing Date and includes, but is not limited to, The Florida Air and Water Pollution Control Act (Chapter 403, Florida Statutes), the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA")(42 U.S.C. § 9601 et seq.), the Resource Conservation and Recovery Act (42 U.S.C. § 6901 et seq.), the Clean Water Act (33 U.S.C. § 1251 et seq.), the Toxic Substances Control Act (15 U.S.C. § 2601 et seq.), and the Safe Drinking Water Act, (42 U.S.C. § 300f et seq.), as such have been amended or supplemented as of the Closing Date, the regulations promulgated pursuant thereto, and any conditions and requirements contained in any permits possessed by Seller from any federal, state or local agencies necessary to operate the Utility System.

11. Seller warrants there are no current actions, suits or proceedings at law or in equity pending or, to Seller's knowledge, threatened against the Seller or the Utility before any federal, state, municipal or other court, administrative or governmental agency or instrumentality, domestic or foreign, which affect the Utility System or any of the Purchased Assets or the Seller's right and ability to make and perform its obligations under this Agreement; nor is the Seller aware of any facts which to its knowledge are likely to result in any such action, suit or proceeding. Seller is not in material default with respect to any permit, order or decree of any court or of any administrative or governmental agency or instrumentality affecting the Utility System or any of the Purchased Assets. Seller agrees and warrants that it shall have a continuing duty to disclose up to and including the Closing Date the existence and nature of all pending judicial or administrative suits, actions, proceedings and orders which in any way relate to the operation of the Utility System.

12. Title Insurance. At least seven (7) days prior to the Closing, Seller shall, through a title insurance agent of Buyer's choice (the "Title Agent"), cause a current title insurance commitment to be issued by a title insurance company authorized to conduct business in Florida (the "Title Insurer"), and delivered to Buyer and Seller. The cost of the title insurance commitment and title insurance policy shall be borne by Buyer. The title insurance commitment shall commit the Title Insurer to issue owner's title insurance policies to Buyer covering the Real Property (substantially in accordance with the ALTA Standard Owner's Form B), reflecting title to the Real Property to be insurable, subject only to Permitted Encumbrances, as defined below, and encumbrances acceptable to Buyer, in Buyer's sole discretion; provided, however, that the Title Insurer shall delete the standard exceptions customarily deleted for such items as material man's liens, survey, and mechanic's liens. Seller shall execute at or prior to Closing, in favor of Buyer and the Title Agent the appropriate mechanic's lien affidavit and "Gap" affidavit

sufficient to allow the Title Agent to delete all standard exceptions addressed by such affidavits.

Buyer shall notify Seller in writing prior to closing of any material defect 13. in Seller's title to the Real Property, other than those accepted herein and the Permitted Encumbrances. Seller shall have thirty (30) days after receipt of Buyer's notice to eliminate the objections to title set forth in Buyer's notice. However, in no event shall Seller be required to bring suit or expend any sum in excess of \$5,000 in the aggregate to cure title defects (exclusive of mortgages against the Real Property) that Seller has an obligation to discharge on or before Closing pursuant to the terms of this Agreement. If Seller fails to deliver title as herein provided, then Buyer may accept whatever title Seller is able to convey with no abatement of the Purchase Price; or reject title and terminate this Agreement with no further liability to either Buyer or Seller. Buyer shall have the right, but not the obligation, to do such surveys on the Real Property as Buyer desires. Surveys procured by Buyer shall be at the sole cost and expense of Buyer. Title Agent shall deliver, promptly after Closing, the title insurance policy issued on the binder. "Permitted Encumbrances" include present and future building restrictions, zoning regulations, laws, ordinances, resolutions, regulations and orders of any governmental authority having jurisdiction over the Real Property and the use thereof.

14. Conditions Precedent to Closing.

A. This contract is contingent upon The Florida Public Service Commission (FPSC) agreeing to the transfer of application for Sunrise Utilities, LLC and Alturas Utilities, LLC. The sale, assignment and transfer of the utility's certificate of authorization, facilities and equipment is contingent upon FPSC approval. In the event the PSC does not approve the sale and transfer of the Certificate of Authorization to Buyer, Seller shall cooperate in Buyer's continued operation of the system, until the expiration of such time as the FPSC approves said transfer to Buyer, or any other applicant proposed by Buyer or 2 years elapses from date of closing to approve such sale and transfer, whichever event occurs first.

Documents to be Provided by Seller. Seller shall provide Buyer all plans 15. and specifications showing the Utility System, together with a map showing the Utility System and appurtenances as now constructed; any contracts or leases; all documents identifying equipment, tools, parts and all other personal property owned or used by Seller in connection with the operation of the Utility System; a schedule and copies of documents reflecting the rates, fees and charges currently being collected by Seller; copies of all permits, applications, or other documents, together with effective dates and expiration dates (if any), issued to Seller by all applicable governmental authorities including, but not limited to: (a) the Florida Department of Environmental Protection, (b) the United States Environmental Protection Agency, and (c) the Southwest Florida Water Management District; a list of all customers, customer deposits and accounts receivable by name and account number, setting forth the amount of each individual deposit and receivable and their aggregate totals and identifying each deposit as refundable or nonrefundable; all warranties held by Seller with respect to completed, or in progress, construction work with respect to the Utility System, in addition to a copy of all warranties relating to the Purchased Assets; any and all effective insurance policies with

respect to the Purchased Assets and Utility System; all deed and other evidence of ownership or rights to the Real Property identified in Exhibit "A": all Surveys of the Real Property, if any; all easements, licenses, prescriptive rights and rights-of-way identified in Exhibit "A"; all environmental permits and applications; and all payroll and/or invoices for all office personnel, operators and field employees and the employee benefit plan for such employees and such other information relating to employees as may be requested by Buyer or its contract operator.

16. OBLIGATIONS OF SELLER. The risk of any loss of the Purchased Assets shall remain with Seller until closing. Seller shall not enter into any new contracts or obligations without Buyer's written consent.

17. TERMINATION. Buyer shall have the right to terminate this Agreement for any material defect or problem revealed including, but not limited to, any terms of the Seller's contracts which would cause a material adverse change in the lon-term operation of the Utility System or the Purchased Assets from the current operation.

18. CLOSING. This transaction shall be closed on or before August 1, 2018 unless extended by both parties. At Closing (a) Buyer shall pay the Purchase Price, recording costs, documentary and intangible tax on mortgage; (b) the parties shall execute such documents as are necessary to meet the conditions described herein; (c) title to the Real Property shall be conveyed to Buyer by Warranty Deed free of all claims, liens, or encumbrances whatsoever, other than Permitted Encumbrances. Title to the remaining Purchased Assets shall be conveyed to Buyer by Bill of Sale free of all claims, liens, or encumbrances, whatsoever, other than Permitted Encumbrances; (d) Seller shall assign its right, title and interest in those easements, licenses, etc. identified in Exhibit "A."

19. Closing Costs: (a) recording fees to record the deeds and any other instruments necessary to deliver title to the Buyer shall be paid by the Buyer; (b) each of the parties shall pay the fees of its own attorneys, bankers, engineers, accountants, and other professional advisers or consultants incurred in connection with the negotiation and execution of this Agreement; (c) Seller shall be responsible for all costs for services, materials and supplies rendered in connection with the operation of the Utility System prior to and including the day of Closing including, but not limited to, electricity, purchased water or telephone service and other such services, materials and supplies ("Accounts Payable"). Buyer shall be responsible for all such costs and expenses incurred subsequent to Closing. (d) Seller shall convey to Buyer by check all customer deposits, cash on hand, and interest accumulated thereon through the day of Closing. Buyer shall assume liability for customer deposits which are conveyed to Buyer by Seller at Closing. (e) Seller warrants that Seller is not prohibited by decree or law from entering into this transaction, there are no legal actions or proceedings that hinder the ability of Seller to close the transaction, nor are there any pending against the Utility.

20. Post-Closing Cooperation. After Closing, Seller and Buyer shall upon reasonable request of the other execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, all such further documents, acts, deeds, assignments, transfers, powers of attorney and assurances as may be required to implement and perform any of the obligations, covenants and agreements of the parties. The terms of this Agreement shall survive closing. 21. MISCELLANEOUS PROVISIONS. This Agreement constitutes the entire agreement between the parties. In the event of any litigation that arises between the parties with respect to this Agreement, each party shall bear their own attorney fees and costs. This Agreement may be modified only in writing. This Agreement shall be governed by the laws of the State of Florida with venue shall be in Polk County, Florida. Except as provided for herein, this Agreement may not be assigned without the prior written consent of the non-assigning party, except that Buyer shall create a new LLC and Buyer may assign all of its rights to the new entity without any further consent by Seller. If properly assigned, this Agreement shall be binding upon and inure to the benefit of the parties' successors and assigns.

a. IN WITNESS WHEREOF, the parties have hereunto caused this Agreement to be executed the day and year aforesaid in counterparts, each counterpart to be considered an original.

mil to	e 6-6-18
Buyer	Date
the	6-6-18
Seller	Date

EXHIBIT A- REAL PROPERTY

Parcel Details: 26-30-16-694500-020070 25-28-21-000000-034040

Any and all other real property, including easements, whether platted or not, licenses, prescriptive rights, rights-of-way and rights to use public and private roads, highways, canals, streets and other areas owned or used by Seller for the construction, operation and maintenance of the Utility System.

EXHIBIT B- FINANCING TERMS.

Term of financing shall be \$40,000 down payment at closing. Balance of \$49,900 to be paid with owner financing at 6% interest for three years with monthly payments of \$1,518 until paid in full.

EXHIBIT C- PUBLIC SERVICE COMMISSION FINES AND ANNUAL REPORT PAYMENTS.

It is hereby agreed that any and all fines levied by the Florida Public Service Commission will be deducted from the purchase price down payment and paid directly to the Florida Public Service Commission.

Exhibit # 2

- A. The closing occurred on June 15, 2018
- B. Purchase price and terms are in the contract for sale exhibit # 1.
- C. See attached list. There are no non-regulated operations or entities.
- D. Other than the purchase price, there is no other consideration between the parties.

UTILITY NAME: SUNRIE UTLITIES LCC

YEAR OF REPORT DECEMBER 31, 2017

WATER UTILITY PLANT ACCOUNTS

Acct. No. (a)	Account Name (b)	Previous Year (c)	Additions (d)	Retirements (e)	Current Year (f)
301	Organization	\$ 2,559	\$	\$	\$ 2.559
302	Franchises Land and Land Rights				
303	Land and Land Rights	6.330			6,330
304	Structures and Improvements				
305	Collecting and Impounding Reservoirs				*
306	Lake, River and Other				
1	Intakes	· · · · ·		1	_
307	wens and Springs	16,199			16,080
308	Infiltration Galleries and Tunnels				
309	Supply Mains	1			
310	Power Generation Equipment	13,051			15,051
311	Pumping Equipment	17.203			6,507
320	Water Treatment Equipment	3,873			3873
330	Distribution Reservoirs and Standpipes	22,971			22,166
331	Transmission and Distribution Lines	12,853			12,625
333	Services				141
334	Meters and Meter				
	Installations	16,580			14,200
335	Hydrants Backflow Prevention Devices				<u> </u>
336	Backflow Prevention Devices				
339	Other Plant and Miscellaneous Equipment	1			
340	Office Furniture and				
	Equipment	936			250
341	Equipment Transportation Equipment				
342	Stores Equipment				
343	Tools, Shop and Garage Equipment				
344		A state of the sta			
345	Power ()nerated Equipment				
346	Communication Equipment	1			
347	Miscold Icous Equipitient				
348	Other Tangible Plant				
	Total Water Plant	\$ 114, 335	\$	\$	\$ 129.651

W-1

UTILITY NAME:

Suprise Utilities LLC

YEAR OF REPORT

N.

Accl. No. (a)	Account (b)	Average Service Life In Years (c)	Average Salvage in Percent (d)	Depr. Rate Applied (e)	Accumulated Depreciation Balance Previous Year (f)	Debits (g)	Credits (h)	Accum. Depr. Balance End of Year (f-g+h=i) (I)
			3.70		s 3,950			\$ 4,166
304 305	Structures and Improvements		%		3	°	P	- 9,100
305	Collecting and Impounding			07				
306	Reservoirs Lake, River and Other Intekes			%				
307	Wells and Springs		3.70%		14,119			14, 892
308	Infiltration Galleries &		3.10%					19,002
300	Tunnale		92	%				
309	TunnelsSupply Mains							
310	Power Generating Equipment		5.88%	. %	0,203			1 -7 -11-0
311	Pumping Equipment		5.88%	%				6. 803
320	Water Treatment Equipment		5.88%					3.9.85
330	Distribution Reservoirs &	10000 LONGON (3,03	"	15,339			5,296
331	Slandpipes Trans. & Dist. Mains		2.63%	%		. 5		
333	Services		%	%				8,322
334	Meter & Meter Installations		5.88%	%				
335	Hydrants		%	%				10,657
336	Backflow Prevention Devices		%	2/4				
339	Other Plant and Miscellaneous Equipment			N				
340	Office Furniture and		/4					157
	Equipment		6.67%	%	171	_		121
341	Transportation Equipment							
342	Stores Equipment		%	%				
343	Tools, Shop and Garage Equipment	2010/01/02/01	%	%				
344	Laboratory Equipment							
345	Power Operated Equipment							
346	Communication Equipment							
347	Miscellaneous Equipment							and the second second
348	Other Tangible Plant		10.00		-2,806			3,081
	A				60 050			72 674
	Totals				s68,952	5	5	s 73,674

ANALYSIS OF ACCUMULATED DEPRECIATION BY PRIMARY ACCOUNT - WATER

* This amount should the to Sheet F-5.

W-2

<u>Exhibit # 3</u>

Financial Statements

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09/11/18 Accrual Basis

Florida Utility Services 1, LLC

Profit & Loss

January through December 2017

	Jan - Dec 17	
Ordinary Income/Expense		
Income		
400 · Direct Invoice		
400.02 · Charlie Creek	3,831.98	
400.03 · College Manor	1,910.82	
400.04 · Crestridge	3,883.88	
400.05 · East Marion	6,421.88	
400.06 · Heather Hills	3,975.05	
400.07 · Holiday Gardens	1,925.02	
400.08 · Lake Yale		
400.09 · McLeod Gardens	2,749.79	
	3,891.36	
400.10 · Orange Lane 400.11 · Pinecrest	1,023.63	
	7,403.42	
400.13 · Suwanee Valley	1,377.91	
400.14 · West Lakeland	6,184.00	
400.40 · LTX	95.17	
400.71 · Bimini Bay	1,745.72	
400.73 · Lake Forest	1,220.35	
Total 400 · Direct Invoice	47,639.98	
400.5 · Allocations		
400.51 · Management	492,906.80	
Total 400.5 · Allocations	492,906.80	
Total Income	540,546.78	
Gross Profit	540,546.78	
Expense		
401 · Direct		
401.01 · CRU Expense	3,883.88	
401.02 · HGU Expense	2,020.02	
401.03 · LYU Expense	2,749.79	
401.04 · HHU Expense	3,975.05	
401.05 · WLW Expense	6,184.00	
401.07 · CCU Expense	3,831.98	
401.08 · PCU Expense	7,403.42	
401.09 · EMU Expense	6,421.88	
401.10 · MGU Expense	3,891.36	
401.11 · OLU Expense	1,023.63	
401.13 · CMU Expense	1,910.82	
401.14 · SVU Expense	1,377.91	
401.20 · LTX Expense	95.17	
401.33 · LFU Expense	47.92	
Total 401 · Direct		
	44,816.83	-
402 · Allocated	50.00	
408 · Taxes Other Than Income	59.93	
604 · Employee Benefits	20,053.10	
620 · Materials and Supplies	3,121.13	
631 · Contractual Services - Prof	4,365.00	
636 · Contractual Services - Other	2,126.27	
640 · Rents	20,450.14	
650 · Transportation	25,691.43	
655 · Insurance	10,295.80	
665 · Regulatory Commission	133.54	
675 · Misc		
675.01 · Bank Charges	1,240.63	

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09/11/18

Accrual Basis

Florida Utility Services 1, LLC

Profit & Loss

January through December 2017

	Jan - Dec 17
675.02 · Busn License & Dues	1,438.75
675.03 · Office Supplies	15,779.37
675.04 · Office Utilities	1,809.68
675.05 · Postage & Delivery	17,899.39
675.06 · Printing & Paper	2,777.53
675.07 · Telephone & Internet	12,980.97
675.08 · Travel	2,942.97
675.09 · Meals & Entertainment	1,482.14
675.42 · Interest Expense	2,104.61
675.90 · Other	-1,765.71
Total 675 · Misc	58,690.33
Total 402 · Allocated	144,986.67
403 · Officer Salary	73,636.73
6010 · Payroll	243,951.89
6108 · Depreciation Expense	5,398.02
Total Expense	512,790.14
Net Ordinary Income	27,756.64
Other Income/Expense Other Income	
419 · Interest Income	4.81
421 · Non-Utility Income	8,414.72
Total Other Income	8,419.53
Other Expense	
426 · Non-Utility Expense	326.22
Total Other Expense	326.22
Net Other Income	8,093.31
Net Income	35,849.95
	00,010100

12:49 PM 09/11/18 Accrual Basis

Florida Utility Services 1, LLC **Balance Sheet**

As of December 31, 2017

	Dec 31, 17
ASSETS Current Assets Checking/Savings	
1300 · Cash 131.1 · Iberia Bank Checking 131.2 · Iberia Bank Payroll 131.3 · Iberia Bank Savings	4,476.90 63.43 4,808.22
Total 1300 · Cash	9,348.55
Total Checking/Savings	9,348.55
Accounts Receivable 141 · Accounts Receivable	288,648.61
Total Accounts Receivable	288,648.61
Other Current Assets 132.3 · Employee Receivable 132.5 · Security Deposits 135 · Due To/From 135.02 · Holiday Gardens 135.03 · Lake Yale	-77.56 1,585.00 5,687.76 3,833.59
135.04 · Heather Hills 135.07 · Charlie Creek 135.08 · Pinecrest 135.09 · East Marion 135.10 · Mc Leod Gardens 135.13 · College Manor 135.14 · Suwannee Valley 135.61 · Kincaid Hills	1,765.71 -233.81 2,650.00 12,100.00 4,922.05 800.00 1,575.00 285.00
Total 135 · Due To/From	33,385.30
Total Other Current Assets	34,892.74
Total Current Assets	332,889.90
Fixed Assets 101.304 · Structures & Improvements 101.339 · Equipment	266.43 9,338.70
101.340 · Furniture 101.341 · Vehicles	745.38 74,757.13
108 · Accumulated Depreciation	-22,690.17
Total Fixed Assets	62,417.47
TOTAL ASSETS	395,307.37
LIABILITIES & EQUITY Liabilities Current Liabilities Accounts Payable 231 · Accounts Payable	70,040.55
Total Accounts Payable	
Other Current Liabilities	70,040.55
224.5 · Michael Smallrige Loan 232.1 · Payroll Liabilities Aflac 3050 · Payroll Liabilities	-6,910.66 1,294.04

12:49 PM 09/11/18 Accrual Basis

Florida Utility Services 1, LLC Balance Sheet

As of December 31, 2017

	Dec 31, 17
3050.1 · Payroll Liabilities	-309.88
3050 · Payroll Liabilities - Other	950.88
Total 3050 · Payroll Liabilities	641.00
Total Other Current Liabilities	-4,975.62
Total Current Liabilities	65,064.93
Long Term Liabilities	
224.01 · Iberia Line of Credit	5,002.09
224.04 · Cap City Bank Loan 9858 Honda	26,284.98
224.05 · John Deere Loan 8854 Tractor	20,152.88
224.07 · Iberia Loan 6712 FUS-CCU-PCU-SV	12,853.40
Total Long Term Liabilities	64,293.35
Total Liabilities	129,358.28
Equity	
4002 · Members Equity	230,099.14
Net Income	35,849.95
Total Equity	265,949.09
TOTAL LIABILITIES & EQUITY	395,307.37

Exhibit # 5

Buyer has many years experience in the industry including ownership of multiple PSC regulated utilities.

Exhibit # 6

Buyer has already implemented plans to ensure continued operation of the utility including but not limited to, replacing the existing plant operator, moving billing and customer service operation in-house and hiring a new field service technician so that we may try and catch up on service and maintenance that have been lacking in the past.

<u>Exhibit # 7</u>

DESCRIPTION OF TERRITORY SERVED

TOWNSHIP 28 SOUTH, RANGE 25 EAST, SECTION 21

SERVING AN AREA GENERALLY KNOWN AS SUNRISE ACRES SUBDIVISION, AN UNRECORDED SUBDIVISION KNOWN AS PINEWOOD, AND AN UNRECORDED MOBILE HOME VILLAGE. MORE PARTICULARLY DESCRIBED AS:

FROM THE NORTHWEST CORNER OF SECTION 21, ALSO THE POINT OF BEGINNING, RUN DUE EAST (ALONG THE SOUTH LINE OF SECTION 16 AND THE NORTH LINE OF SECTION 21) FOR A DISTANCE OF 2618.23 FEET, MORE OR LESS; THENCE, DUE SOUTH A DISTANCE OF 1313 FEET, MORE OR LESS; THENCE DUE WEST A DISTANCE OF 1455.20 FEET, MORE OR LESS; THENCE DUE SOUTH A DISTANCE OF 235 FEET, MORE OR LESS; THENCE DUE WEST A DISTANCE OF 1063 FEET, MORE OR LESS; THENCE DUE WEST A DISTANCE OF 1063 FEET, MORE OR LESS; THENCE DUE WEST A DISTANCE OF 420.71 FEET, MORE OR LESS; THENCE DUE NORTH A DISTANCE OF 695 FEET, MORE OR LESS; THENCE DUE WEST A DISTANCE OF 340 FEET, MORE OR LESS, TO THE WEST LINE OF SECTION 21; THENCE DUE NORTH A DISTANCE OF 1922.35 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

<u>Exhibit # 8</u>

I believe the sale is in the public interest because I am able to provide the required experience and resources available to continue safe and reliable operation of the utility. I am also able to upgrade customer service options such as email bills, convenient online payments and a professional and experienced filed staff.

<u>Exhibit # 9</u>

The system is in need of major repair and improvements. The current issue as directed by the Polk County Health Department is replacement of the hydro tank. I am in the process of seeking bids to replace the tank. The approximate cost is around \$35,000. There are no agreements between the buyer and seller regarding who will be responsible for repairs or improvements.

Mike Smallridge

From: Sent: To: Subject: Attachments: Robinson, Gerald D [Gerald.Robinson@flhealth.gov] Monday, September 10, 2018 10:43 AM Mike Smallridge RE: Sunrise Water hydro tank, - 6531739 permit 354615-01 Sunrise Utilities Revision Submittal Scan.pdf

Mr. Smallridge,

Please accept my apologies and thank you for the reminder. Attached is the last permit application/revision we received from FRWA. I will be revising the permit to match this revision which includes the single 5,000 gallon tank. Therefore, in regard to your question...

Yes, a single 5,000 gallon tank will be sufficient. This is based on 10 times the total pump capacity of 500 gpm.

Thank you,

Gerald Robinson, PE Professional Engineer III / Interim OSTDS Supervisor II Florida Department of Health - Polk County 2090 East Clower Street, Bartow, FL 33830 (863) 578-2019 Office (863) 220-0242 Cell Gerald.Robinson@flhealth.gov

Please Note: Florida has a very broad public records law. Most written communications to or from state officials regarding state business are public records available to the public and media upon request. Your e-mail communications may be subject to public disclosure.

From: Mike Smallridge [mailto:mike@fus1llc.com]
Sent: Monday, September 10, 2018 10:29 AM
To: Robinson, Gerald D <<u>Gerald.Robinson@flhealth.gov</u>>
Subject: RE: Sunrise Water hydro tank, - 6531739 permit 354615-01

Did you forget about me?????

From: Robinson, Gerald D [mailto:Gerald.Robinson@flhealth.gov]
Sent: Friday, August 31, 2018 2:48 PM
To: mike@fus1llc.com
Cc: Stadelbacher, Ron
Subject: RE: Sunrise Water hydro tank, - 6531739 permit 354615-01

Mr. Smallridge,

Attached is the current permit that was submitted in June of 2017. It calls for two (2) 3,000 Gallon tanks. If you want to do one (1) 5,000 gallon we will need a permit modification. You could also install replace the current 3,000 and 6,000 gallon tanks with a letter or email instead of a permit.

There are several other items that were included in the 2017 permit that were identified as issues by Florida Rural Water as needing to be addressed to improve the water system.

Please feel free to contact us if you have any additional questions,

Gerald Robinson, PE Professional Engineer III / Interim OSTDS Supervisor II Florida Department of Health - Polk County 2090 East Clower Street, Bartow, FL 33830 (863) 578-2019 Office (863) 220-0242 Cell Gerald.Robinson@flhealth.gov

Please Note: Florida has a very broad public records law. Most written communications to or from state officials regarding state business are public records available to the public and media upon request. Your e-mail communications may be subject to public disclosure.

From: Mike Smallridge <<u>mike@fus1llc.com</u>>
Sent: Tuesday, August 14, 2018 3:42 PM
To: Reis, Roland <<u>Roland.Reis@flhealth.gov</u>>; Stadelbacher, Ron <<u>Ronald.Stadelbacher@flhealth.gov</u>>;
Subject: Sunrise Water hydro tank,

Roland and Ron,

I am ready to order the new tank for Sunrise. I want to verify that you are ordering a new 5,000 gallon hydro tank and that this is considered a "like for like exchange" and no formal permit is required.

Please let me know asap so I can get this tank ordered...Mike Smallridge

FLORIDA RURAL WATER ASSOCIATION

2970 WELLINGTON CIRCLE • TALLAHASSEE, FL 32309-7813

March 28, 2017

Mr. Gerald Robinson, P.E. Environmental Health Polk County Dept. of Health 2090 East Clower Street Bartow, Florida 33830-7245 Phone: (863) 578-2019

Re: Hydropneumatic Tanks Replacement and Rerating Water Treatment Plant Capacity Permit Application Revision Sunrise Utilities, Polk Co., PWS 6531739

Dear Mr. Robinson:

Florida Rural Water Association is pleased to assist Sunrise Utilities with its Hydropneumatic Tanks Replacement and water treatment plant (WTP) permitted maximum day operating capacity re-rating permit as a membership service. FRWA is dedicated to helping water and wastewater systems provide Floridians with an ample affordable supply of high quality water, while protecting natural systems.

This permit application is for a Hydropneumatic Tanks Replacement at the water treatment plant and WTP capacity re-rating with the following parameters:

Existing Hydropneumatic Tank Existing Hydropneumatic Tank Existing Well Pump

Existing Back-up Well Pump Existing Chlorinator Existing Chlorine storage tank 3,000-gallons, steel 6,000-gallons, steel 350 gpm 25 HP Franklin Electric & 150 gpm 2 HP Goulds Stenner 40 gpd 150-gallons

Proposed Water Treatment Plant Improvements:

New ASME Hydropneumatic Tank New 4-inch PVC yard piping New 4-inch check valve New 4" shut-off valves (gate or ball)

5,000-gallon 4" C-900 PVC piping

Should you have any questions or this package does not satisfy your needs, I kindly request that you call or e-mail me at your earliest convenience before sending a Request for Additional Information.

BOARD of DIRECTORS

PAUL BRAYTON Harbour Heights President

TOM JACKSON Punta Gorda Vice President

WILLIAM G. GRUBBS Tallahassee Secretary/Treasurer

ROBERT MUNRO Orlando National Director

PATRICIA CICHON Monticello

SCOTT KELLY West Palm Beach

BRUCE MORRISON Destin

EXECUTIVE DIRECTOR

GARY WILLIAMS Tallahassee



EMAIL frwa@frwa.net

WEBSITE www.frwa.net Please feel free to contact me or Sterling Carroll if you have any further questions.

Sincerely

Blanche Waller

Blanche Waller, P.E. FL PE# 61868 FRWA Consulting Engineer

Preliminary Design Report

&

Permit Application Package Sunrise Utilities

PWS ID: 6531739

Hydropneumatic Tanks Replacement and WTP Capacity Re-rating



Florida Rural Water Association

2970 Wellington Circle ~ Tallahassee FL 32309 Telephone: 850-668-2746 ~ Fax: 850-893-4581 E-mail: FRWA@frwa.net Certificate of Authorization: 29291



Blanche E.A. Waller, P.E. FL PE #61868 March 28, 2017

FRWA

Preliminary Engineering Report & Permit Application Package

Table of Contents

Chapter	Water System Design Report Descriptions
1	Project Introduction
1-1	Project Description (Problem Statement)
1-2	Project Purpose
1-3	Brief Description and Action Plan (Installation Narrative)
1-4	Water System Design Considerations, Standards & Reliability
2	Existing System Conditions
2-1	Existing System & Water Demand
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E	Enclosures

1-1 ~ Project Description (Problem Statement).

Sunrise Utilities has failing 3,000-gallon and 6,000-gallon hydropneumatic tanks and needs to install replacements. Both tanks have had leaks in the recent past and have had patches welded to stop the leaks. Whether the welding meets ASME requirements is unknown. Also, the check valve from the well to the tanks has malfunctioned and water is running backwards into the well. The piping from the well is badly corroded and the valves at the water treatment plant are very difficult to operate and all need replacement.

1-2 ~ Project Purpose.

This permit application addresses permitting of the hydropneumatic tanks replacement and calculation of the new permitted maximum day operating capacity.

1-3 ~ Brief Description and Action Plan (Installation Narrative).

This permit application package includes the following components:

- Hydropneumatic Tanks replacement with one 5,000 ASME tank
- New 4-inch PVC yard piping, check valve and shut-off valves
- Recommend Permitted Maximum Day Operating Capacity is 216,000 gpd calculated.

Sunrise Utilities is a Community Water System.

Estimated Cost of Construction – The estimated installation cost for tank purchase, installation, new piping, and valves is in the range of \$50,000 – plus a permit fee of \$1,000. Florida Department of Environmental Protection and FRWA technical/engineering assistance are provided for contribution of \$1,250 for Big Tree MHP. Total donated costs are estimated at \$5,000 to \$7,000.

1-4 ~ Water System Design Considerations, Standards & Reliability.

This project is intended to address National Primary and Secondary Drinking Water Standards as adopted by the Florida Department of Environmental Protection. The purposed purpose of this project is to comply with the Maximum Contaminant Levels (MCLs) as listed in Tables 1 thru 6 of rule 62-550, FAC., including results of finished water quality analyses.

Good engineering and prudent utility practice has been used in all aspects of water system design (in accordance with 62-555 FAC, Ten State Standards for Water Works and applicable industry standards). The design engineer has considered operation of the system under a full range of expected demands (minimum to maximum), and under emergency conditions. Recommendations contained herein have been developed to ensure that public health would not be jeopardized due to insufficient facility sizing, water quality problems, or reliability issues. The water system exigencies have been balanced against the best professional standards and regulatory issues. The sizing of facilities should be such that water demands during peak day or peak hour operating conditions, (i.e., when water use is at its highest) can be met for all customers.

Water system reliability considerations are important to ensure sufficient source (wells), treatment, water quality, storage, pumping capacity, and distribution hydraulic capacity in the water system. Consumers may accept interruptions to water service for emergencies or scheduled maintenance. Emergencies can include fires, hurricanes, tornados, power outages, water main breaks, unexpected mechanical or treatment process failures. Regular preventative maintenance can involve system flushing, cleaning, maintenance or repair. Consumers will quickly, however, find it unacceptable, to be out of water frequently and with no notice. Reoccurring interruptions resulting in pressures below 20 psi require Precautionary Boil Water Notices further decrease customer patience or esteem. Correspondingly, consumer expectations will drive many decisions regarding improvements that provide higher levels of reliability for the system.

2-1 ~ Existing System & Water Demand.

The fundamental consideration for the sizing of any water system or evaluating the water system, or its component parts, is an estimate of the amount of water used by the customers on the system. This chapter provides basic, conservative, water demand design criteria which may be used in the absence of actual Monthly Operating Report data.

Based on the FDEP database Big Tree MHP WTP the following is summarized and estimated.

Existing Permitted Design Capacity	250,000 gpd
Connections	~258
Population	~730
Average Daily Demand (ADD)	56,322 gpd
Maximum Daily Demand (MDD)	95,000 gpd
Peaking Factor – MDD:ADD	1.69
Peak Hour Demand (PHD)	66.0 gpm
Peaking Factor - PHD:ADD	1.69
Peaking Instantaneous Demand (PID)	

FDEP database from sanitary survey from sanitary survey 39.1 gpm ~ MORs 66.0 gpm ~ MORs calculated calculated per FRWA experience estimated per FRWA experience = 10 x ADD per 10 State Stds

Existing Water Treatment Plant per 2016 sanitary survey includes:

Potable Water Well (Well #1) with submersible pump (350 gpm, Franklin Electric Model Unknown (measured) Potable Water Well (Well #2) with submersible pump (150 gpm, Goulds Model

Unknown) One 3,000-gallon hydropneumatic tank; One 6,000-gallon hydropneumatic tank One Sodium Hypochlorite Feed System (Stenner 40 gpd Model 85MHP40) One 150-gallon chlorine storage tank (Dura Cast)

Pressure settings (on/off) 40/60 psi

The existing distribution system has a total of ~258 service connections with a population of 740 per sanitary survey. The existing water system is displayed in the Water Treatment Plant flow diagram, The Water Treatment Plant photograph, and the Water System Location diagram in Appendix A.

2-2 ~ Projected Growth & Demand Projections.

Sunrise Utilities is not anticipating immediate growth. Historical water use trends are not changing dramatically.

2-3 ~ Capacity of Drinking Water Source and Treatment Facilities.

Rule 62-555.320(6) governs the capacity of drinking water source and treatment facilities and permitted operating capacity. For the purposes of this engineering report the following terms are defined:

Average Daily Demand (ADD) is the estimated average quantity over a one-year period of daily water usage in gallons per day (gpd) for the water system. Based on experience and research for Florida the average daily demand for a typical residential home is between 200 and 350 gpd – the most likely value being 250 gpd (or 0.17 gpm/ERC). Water Associations typically use between 150 to 185 gpd.

Equivalent Residential Connection (ERC) is the typical demand a residential home places on the water, usually between 200 and 350 gpd -- the most likely ERC value being 250 gpd for ADD. This assumes normal irrigation rates.

Maximum Daily Demand (MDD) is the estimated highest quantity of daily water usage in a year in gallons per day (gpd) for the water system.

MDD:ADD Peaking Factor based on experience and research of Florida community water systems the ratio of maximum daily demand to average daily demand is typically 1.85:1 -- the most likely ERC value being 462 gpd for MDD. The normal range is from 1.5:1 to 3.5:1. (See "Water Treatment Principles and Design", First Edition, James M. Montgomery Engineers, pp 444-446).

Peak Hour Demand (PHD) is the estimated rate of water usage during the highest hour use generally on a maximum usage day in gallons per minute (gpm) for the water system.

PHD:MDD Peaking Factor based on experience and research of Florida community water systems the ratio of peak hour demand to maximum daily demand is typically 2:1 -- the most likely ERC value being 0.64 gpm for PHD. The normal range is from 1.35:1 to 5:1. (See "Water Treatment Principles and Design", First Edition, James M. Montgomery Engineers, pp 444-446). Peaking ratios are typically higher for intuitional, commercial, and industrial customers.

Peak Instantaneous Demand (PID) is used for sizing hydropneumatic tanks. Ten States Standards "Recommended Standards for Water Works" section 7.2.2 states that "the capacity of the wells and pumps in a hydropneumatic system should be at least ten times the average daily consumption rate." Thus, ten (10) times Average Daily Demand = Peak Instantaneous Water Demand (PID), or PID =10 x ADD

2-4 ~ Existing & Proposed Flow Diagram & Components in Order of Flow.

See engineering drawings.

Chapter 3 – Hydropneumatic Tank WTP

3-1 ~ Hydropneumatic Tanks Purpose & Description.

Hydropneumatic tanks are pressure-sustaining vessels -- primarily used as buffers in water systems to maintain pressure during times when pumps are off, dampens water hammer, and reduces the number of times that pumps must operate. Since hydropneumatic tanks quickly lose the ability to supply water when the pump no longer functions, they cannot be emptied under normal operation, and are not strictly water storage tanks. Much like a water hose does when the tap is turned off.

Please note that the tank choice and manufacturer has not been determined yet. The system is waiting for approval for State Revolving Funds. Manufacturer's specifications will be submitted when the tanks are chosen.

Requirements for hydropneumatic tanks per FDEP Rule 62-555.320(20) F.A.C. and Recommended Standards for Water Works (aka Ten State Standards);

- 1. Hydropneumatic tank must meet ASME code requirements
- 2. Interior coating must meet NSF 61 requirements
- 3. Required tank appurtenances:
 - Automatic Pressure Relief valve
 - Access Manway minimum size allowed by ASME code ~ 24" if possible per FDEP
 - Tank level sight glass
 - Air compressor, or means for adding air other than a recharging valve
 - Tank drain Install with an isolation valve (normally closed). Run the drain line at least 10 feet away from the tank. Outlet must not touch the ground.
 - Pressure gauge
- 4. Location, size, configuration, number and design of tank supports shall be in accordance with tank manufacturer's recommendations. Tank saddle and support shall be constructed of reinforced concrete or grout filled concrete block on suitable soils or subbase. Install a ¼" thick x 6" x 24" elastomeric gasket or sheet between the tank and the support.
- 5. Install tank isolation valves in valve vaults for easy access and a tank bypass with an isolation valve.

3-2 ~ Hydropneumatic Tank Sizing for Peak Instantaneous Water Demand.

Subsection 62-555.320(19) 2., FAC relating to small water systems with hydropneumatic tanks permitted after August 28, 2003 must demonstrate that, "the capacity of the water system's source, treatment, and finished-water pumping facilities, the water system's total useful finished-water storage capacity (i.e., the water system's total effective hydropneumatic tank volume) is sufficient to meet the water system's peak instantaneous water demand for at least 20 consecutive minutes." Ten States Standards "Recommended Standards for Water Works" section 7.2.2 states that "the capacity of the wells and pumps in a hydropneumatic system should be at least ten times the average daily consumption rate." Thus, ten (10) times Average Daily Demand = Peak Instantaneous Water Demand (PID), or:

Peak Instantaneous Demand (PID) =10 x (ADD)

PID = 10 x 39.1 gpm ADD = 391 gpm

The existing well pumps are rated at **500 gpm per water system information** (Note: in small water systems the well pumps frequently operate as the high service pumps also.)

Test: Are the Well Pumps Capacity greater than the Peak Instantaneous Demand?

500 gpm > 391 gpm? Yes

The well pump is sufficient to meet the water system's Peak Instantaneous Demand (PID) of 391 gpm for at least 20 consecutive minutes without assistance of the hydropneumatic tank! Remember that Peak Instantaneous Demand is a *theoretical value*. Peak Instantaneous Demand is NOT the controlling factor for tank sizing.

3-3 ~ Hydropneumatic Tank Sizing per Ten States Standards.

Hydropneumatic tanks are also governed by subsection 62-555.320(20), F.A.C., which references Ten States Standards "Recommended Standards for Water Works" section 7.2. "The gross volume of the hydropneumatic tank, in gallons, should be at least ten times the capacity of the pump capacity of the largest pump, rated in gallons per minute. For example, a 232 gpm pump should have a 2,500 gallon pressure tank, unless other measures (e.g. variable speed drives in conjunction with the pump motors) are provided to meet the maximum demand."

The well pumps should not cycle frequently (6 to 8 cycles/hour is generally considered acceptable). Frequent or constant operation of the pressure pump can indicate a "waterlogged" tank or improper settings. When a pressure tank is "water logged" the pump will build up to cut-off pressure, stop, and a very short time later start up again. This cycle will continue over and over, eventually causing damage to the pump. If a pressure gauge is installed on the system, the gauge will show a steady drop in pressure, even though no water is leaving the water plant. To remedy this problem, it is necessary to drain and refill the pressure tank. So the formula to size hydropneumatic tanks is:

PHD Formula for Estimating Appropriate Tank Size

 $QT = QP \times 10$

Where:

QT = Tank volume in gallons

QP = Pump Capacity with both pumps running, gpm

The well pumps are rated at 350 gpm and 150 gpm, therefore use = **500 gpm** QT = 500 gpm x 10 = **5,000-gallon** (minimum size)

Replacing existing 3,000 gal. and 6,000 gal. tanks with one tank = 5,000 gal. Okay!

Ten States Standards also states clearly that, "hydropneumatic tank storage is not to be permitted for fire protection purposes." (paragraph 7.2) [emphasis added], but the Insurance

Services Office (ISO) allows fire protection rating to be evaluated if the water system can meet the demand for the duration of the fire. Further bladder tanks are not specifically excluded by FAC 62-555.520(20)(c).

4-1 ~ Wellfield Capacity Findings.

Test of Source Water Capacity for Maximum Daily Demand & Needed Fire Flow. For ground water only systems the total wellfield capacity should be greater than the Maximum Daily Demand plus the needed fire flow per FDEP Rule 62-555.315(3), FAC for short term pumping.

Sunrise Utilities does NOT provide fire protection!

The MDD is 95,000 gpd or 66 gpm and the wellfield capacity at the Sunrise Utilities WTP is adequate.

Total wellfield capacity is rated at **500 gpm** = 720,000 gpd Is total wellfield capacity > MDD + NFF? Where NFF = 0 Is 500 gpm > 66 gpm? **YES**.

Test of Source Water Capacity for Average Daily Demand. For all water systems serving, or designed to serve, 350 or more persons or 150 or more service connections, the firm wellfield capacity (with best well out-of-service) should be greater than the Average Daily Demand per FDEP Rule 62-555.315(3), FAC. The ADD is 39.1 gpm for WTP.

The total firm wellfield capacity at the Big Tree MHP WTP is 150 gpm, which is more than adequate.

Firm wellfield capacity = 150 gpm Is firm wellfield capacity > ADD? Is 150 gpm > 39.1 gpm? **YES**.

4-2 ~ Treatment Capacity Findings.

Chlorine Feed Rate Calculations. Assuming the chlorine demand is approximately 2.5 ppm. Chlorine will be injected after the well pumps and prior to the ground storage tank. The well pumps are operated by a pressure switch from relays in the control panel and the Sodium Hypochlorite Feed Pump is actuated when the well pumps is energized.

The Sodium Hypochlorite Feed is proportional to raw water flow. Chlorine Feed Rates - Average Daily Demand

WTP

Feed Rate ppd = ADD MGD x Chlorine Demand ppm x Conversion Factor =

Average Daily Demand (ADD) = 56,322 gpd = 0.056322 MGD

0.014767 MGD x 2.5 ppm x 8.34 lbs/gal = 1.17 lbs / day of chlorine

Given: 12.50% NaOCI Solution = 1.04 lb Cl2 / gallon 10.50% NaOCI Solution = 0.88 lbs Cl2 / gallon Using per labels on-site 6.25% NaOCI Solution = 0.52 lbs Cl2 / gallon 5.25% NaOCL Solution - 0.44 lbs Cl₂/gallon

Add Usage = <u>1.17 lbs/day Cl₂</u> = **1.33 gallons NaOCL Solution per day** 0.88 lbs Cl₂/gallon

1.33 gallons x 30 days/month = 39.9 gallons NaOCL Solution per month

The Sodium Hypochlorite Feed Pump(s) can deliver 40 gpd >> 1.33 gpd

Sodium Hypochlorite Feed System Capacity Calculations. What is the treatment capacity of the Sodium Hypochlorite Feed Pump(s) if can deliver 40 gpd of NaOCI Solution?

Feed Rate in lbs / day of chlorine = 40 gpd NaOCI Solution x 0.88 lbs Cl2 / gallon =

Feed Rate ppd = 35.2 lbs / day of chlorine

Feed Rate ppd = Capacity_{MGD} x Chlorine Feed Rate_{ppm} x Conversion Factor =

Capacity MGD =	Feed Rateppd	
	Chlorine Demand _{ppm} x Conversion Factor	

Capacity_{MGD} = 35.2 lbs/day of Chlorine = 1.69 MGD or 1,690,000 gpd $2.5_{\text{ppm}} \times 8.34 \text{ lbs/gal}$

Existing Hypochlorite Chemical Feed Equipment: Sunrise Utilities has one existing chemical feed pump:

Hyperchlorination Injection System Hyperchlorination Injection Capacity Pump Setting (1) Stenner Feed Pump Model 85MHP40
40 gpd
1.33 gpd NaOCL / 40 gpd pump = 3.3 %

4-3 ~ High Service Pump Capacity Findings.

Per FDEP Rule 62-555.320(15), FAC, well pump installations shall be considered high-service pumping stations if the well pumps serve as high-service pumps; and unless elevated storage is provided the High Service Pumps must be sized to meet: PHD at total capacity

PHD or MDD + NFF with minimum distribution pressure of 20 psi

MDD + NFF at total capacity

WTP High Service Pumps:

One (1) Franklin Electric Well Pump 350 gpm 25 hp (Model Unknown) One (1) Goulds Well Pump 150 gpm 7.5 hp (Model Unknown);

Test of High Service Pump Capacity for Peak Hour Demand. The Peak Hour Demand (PDH) should be greater than the High Service Pumps (HSP) total capacity unless elevated storage is provided.

Is total HSP capacity > PHD?

WTP:

Is 500 gpm > 66 gpm? YES.

Test of High Service Pump Capacity for PHD or MDD + NFF with minimum distribution pressure of 20 psi. The system is currently able to handle Peak Hour Demand or Maximum Daily Demand plus Needed Fire Flow and maintain a minimum distribution pressure of 20 psi.

Test of High Service Pump Capacity for Maximum Daily Demand plus Needed Fire Flow. The High Service Pumps firm capacity should be greater than the Maximum Daily Demand plus the Needed Fire Flow.

Is total HSP capacity > MDD + NFF? Where NFF = 0. WTP: Is 500 gpm > 66 gpm? YES.

4-4 ~ Design Capacity Findings for Source Water and Plant's Treatment Facilities.

Wellfield Capacity per 62-555 only one well is required for systems under 150 connections				
WTP wellfield capacity is rated at	500 gpm	720,000 gpd		
Total wellfield capacity is rated at	500 gpm	720,000 gpd		

Treatment Capacity of Water Treatment Plant.

Stenner Chemical Feed Pump = 40 gpd using 10.5% NaOCL

Capacity _{MGD} =	35.2 lbs/day of Chlorine	= 1.69 MGD or 1,690,000 gpd
	2.5 _{ppm} x 8.34 lbs/gal	

High Service Pump Capacity.

WTP Total HSP Capacity

500 gpm 720,000 gpd

Storage Capacity. Hydropneumatic Tanks do not provide storage in the strictest sense, but are primarily used as buffers in water systems to maintain pressure during times when pumps are _ off, dampens water hammer, and reduces the number of times that pumps must operate.

WTP

Firm HSP Capacity (largest pump out-of-service) Existing Hydropneumatic Tanks Total Existing Hydropneumatic Tanks Capacity Firm HSP Capacity (largest pump out-of-service) New Hydropneumatic Tank Total New Hydropneumatic Tank Capacity 150 gpm **216,000 gpd** 3,000 + 6,000 = 9,000 gallons **9,000 gallons** 150 gpm **216,000 gpd** 5,000 gallons **5,000 gallons**

Recommended Permit Capacity.

Permitted Maximum Day Capacity WTP

216,000 gpd Limiting Factor = Well/HSPs

ENCLOSURES

- E-1 Revised Application For A Specific Permit To Construct PWS-Components
- E-2 Revised Engineering Drawing~ Process Flow Schematic

ENCLOSURE E-1

Application For A Specific Permit To Construct PWS Components



APPLICATION FOR A SPECIFIC PERMIT TO CONSTRUCT PWS COMPONENTS

See page 4 for instructions.

I. General Project Information

- A. Name of Project: Sunrise Utilities Hydropneumatic Tanks (2) Replacement and Rerating WTP Capacity
- B. Description of Project and Its Purpose:

Replacement of existing 3,000 & 6,000 gallon hydropneumatic tanks with one ASME 5,000 gallon tank. Replacing existing steel yard piping with 4-inch C-900 PVC piping, replacing check valve, and shut-off valves. Also, rerating the water treatment plant (WTP) permitted maximum day capacity.

- C. Does project create a "new system" as described under subsection 62-555.525(1), F.A.C.? Yes, and a completed copy of Form 62-555.900(20), New Water System Capacity Development Financial and Managerial Operations Plan, is attached. No.
- D. Location of Project
 - 1. County Where Project Located: Polk County
 - 2. Description of Project Location:

Project is located south of U.S. Highway 92 between Thornhill Road and Polk Parkway (570), north of K'ville at the intersection of Sunrise Terrace. (See map)

3. Latitude and Longitude of Each New Treatment Plant and Each New Raw Water Source (attach additional sheets if necessary):

Name of New Treatment Plant or Raw Water Source	Latitude ° ' "N		Longitude			
N/A			0	'	"W	
	0	,	"N	0	'	"W
	0	,	'N	0	1	"W
	0	I	"N	0	,	"W
mate of Cost to Construct Project SE0 000	0		N	0	,	"W

E. Estimate of Cost to Construct Project: -\$50,000

F. Estimate of Dates for Starting and Completing Construction of Project: As soon as system obtains funding for the project

G. Applicant

PWS/Company Name: Sunrise Utilities	PWS Identific	ation No.:* 6531739
PWS Type:* Community Non-Transient Non-Community	Transient Non-Community Consecutiv	
Contact Person: Mr. Leslie G. Szabo	Contact Person's Title: Owner	
Contact Person's Mailing Address: Post Office Box 2608		
City: Eaton Park	State: Florida	Zip Code: 33840
Contact Person's Telephone Number: 416-782-5418	Contact Person's Fax Number:	
Contact Person's E-Mail Address: I.szabo@rogers.com		
* TL:: C		+

This information is required only if the applicant is a public water system (PWS).

PWS Name: Sunrise Utilities	PWS Id	PWS Identification No.: 6531739		
PWS Type: Community Non-Transient Non-Community PWS Owner: Sumise Utilities	y Transient Non-Community Consec			
Contact Person: Mr. Leslie G. Szabo	Contact Person's Title: Owner			
Contact Person's Mailing Address: Post Office Box 2608				
City: Eaton Park	State: Florida	Zip Code: 33840		
Contact Person's Telephone Number: 416-782-5418	Contact Person's Fax Number:			
Contact Person's E-Mail Address: I.szabo@rogers.com		a fullou.		

H. Public Water System (PWS) Supplying Water to Project

APPLICATION FOR A SPECIFIC PERMIT TO CONSTRUCT PWS COMPONENTS

Project Name: Sunriso Utilities - Hydropnoumatic Tanks (2) Replacement and Renning WTP Capacity Applicant: Sunrise Utilities

PWS Name: Sunnise Utilities	PWS Identification No.:*6531739
PWS Type:* Community Non-Transient Non-Community	Transient Non-Community Consecutive
PWS Owner: Sunrise Utilities	the state of the second se
Contact Person: Mr. Leslie G. Szabo	Contact Person's Title: Owner
Contact Person's Mailing Address: Post Office Box 2608	
City: Eaton Park	State: Florida Zip Code: 33840
Contact Person's Telephone Number: 416-782-5418	Contact Person's Fax Number:
Contact Person's E-Mail Address: I.szabo@rogers.com	
* This information is required only if the owner/operator is an existing l	
Professional Engineer(s) or Other Person(s) in Responsible Charge of De	esigning Project*
Company Name: Florida Rural Water Association	
Designer(s): Blanche E.A. Waller, P.E.	Title(s) of Designer(s): Consulting Engine
Qualifications of Designer(s):	
 Professional Engineer(s) Licensed in Florida – License Number(s): 	
Public Officer(s) Employed by State, County, Municipal, or Other O Plumbing Contractor(s) Licensed in Florida – License Number(s):^	overnmental Unit of State [↑]
Mailing Address of Designer(s): 2970 Wellington Circle	
City: Tallahassee	State: Florida Zip Code: 32309
	Fax Number of Designer(s): 850-893-4581
Telephone Number of Designer(s): 904-223-3205	Tur runiou or boonghor(o).
E-Mail Address(es) of Designer(s): blanche.waller@frwa. Except as noted in paragraphs 62-555.520(3)(a) and (b), F.A.C., projection or more professional engineers licensed in Florida. Attach a detailed construction cost estimate showing that the cost to compare the cost to cost to compare the cost to cost to cost to cost to c	net & sterling.carroll@frwa.net ects shall be designed under the responsible charge of onstruct this project is \$10,000 or less. plumbing contractor(s) designing this project, n serving a single property and fewer than 250 fixture
or more professional engineers licensed in Florida. Attach a detailed construction cost estimate showing that the cost to con- Attach documentation showing that this project will be installed by the documentation showing that this project involves a public water system units, and a detailed construction cost estimate showing that the cost to Certifications Certification by Applicant a m duly authorized to sign this application on behalf of the applicant id pest of my knowledge and belief, this project complies with Chapter 62-5	net & sterling.carroll@frwa.net ects shall be designed under the responsible charge of onstruct this project is \$10,000 or less. plumbing contractor(s) designing this project, an serving a single property and fewer than 250 fixture o construct this project is \$50,000 or less.
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E-Mail Address(es) of Designer(s): blanche.waller@frwa. Except as noted in paragraphs 62-555.520(3)(a) and (b), F.A.C., project or more professional engineers licensed in Florida. Attach a detailed construction cost estimate showing that the cost to can Attach documentation showing that this project will be installed by the documentation showing that this project involves a public water system units, and a detailed construction cost estimate showing that the cost to Certifications Certifications Certification by Applicant am duly authorized to sign this application on behalf of the applicant id pest of my knowledge and belief, this project complies with Chapter 62- Chapter 62-550, F.A.C. I also certify that construction of this project has Mr. Leslie G. Szabo Printed or Type Certification by PWS Supplying Water to Project am duly authorized to sign this application on behalf of the PWS identified will supply the water necessary to meet the design water demands for this project, said PWS's connection to this project will <u>not</u> cause said PWS to be with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has a projectifications, and design data for this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of this project and that said PWS consider the construction of the project and that said PWS consider the construction of this project and that said PWS consider the construction o	net & sterling.carroll@frwa.net acts shall be designed under the responsible charge of construct this project is \$10,000 or less. a plumbing contractor(s) designing this project, an serving a single property and fewer than 250 fixture to construct this project is \$50,000 or less. entified in Part I.G of this application. I certify that, to 555, F.A.C., and provides assurance of compliance with a not begun yet. <u>Owner</u> Title fied in Part I.H of this application. I certify that said P a project. I certify that, to the best of my knowledge and be, or contribute to said PWS being, in noncompliance reviewed the preliminary design report or drawings,
E-Mail Address(es) of Designer(s): blanche.waller@frwa. Except as noted in paragraphs 62-555.520(3)(a) and (b), F.A.C., project or more professional engineers licensed in Florida. Attach a detailed construction cost estimate showing that the cost to can Attach documentation showing that this project will be installed by the documentation showing that this project involves a public water system units, and a detailed construction cost estimate showing that the cost to Certifications Certifications Certification by Applicant am duly authorized to sign this application on behalf of the applicant id pest of my knowledge and belief, this project complies with Chapter 62-55 Chapter 62-550, F.A.C. I also certify that construction of this project has Mr. Lesle G. Szabo Printed or Type Certification by PWS Supplying Water to Project am duly authorized to sign this application on behalf of the PWS identification will supply the water necessary to meet the design water demands for this pelief, said PWS's connection to this project will <u>not</u> cause said PWS to be with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also certify that said PWS has re- with Chapter 62-550 or 62-555, F.A.C. I also cer	Owner Index in Part I.H of this application. I certify that said PWS being, in noncompliance with sproject. I certify that, to the best of my knowledge an be, or contribute to said PWS being, in noncompliance with sproject. I certify that, to the best of my knowledge an be, or contribute to said PWS being, in noncompliance with sproject. I certify that, to the best of my knowledge and be of the project. Said PWS being, in noncompliance with sproject. I certify that, to the best of my knowledge and be of the project. Said PWS being, in noncompliance with sproject. I certify that, to the best of my knowledge and be of the preliminary design report or drawings, are the connection(s) between this project and said PWS

Total Maximum Day Flow at Plant(s) as Recorded on Monthly Operating Reports During Past 12 Months, gpd: 95,000 gpd

Mr. Leslie G. Szabo Printed or Typed Name Owner Title

lame

APPLICATION FOR A SPECIFIC PERMIT TO CONSTRUCT PWS COMPONENTS

Project Name: Sunrise Utilities - Hydropneumatic Tanks (2) Replacement and Renating WTP Capacity Applicant: Sunrise Utilities

C. Certification by PWS that Will Own Project after It Is Placed into Permanent Operation

I am duly authorized to sign this application on behalf of the PWS identified in Part I.I of this application. I certify that said PWS will own this project after it is placed into permanent operation. I also certify that said PWS has reviewed the preliminary design report or drawings, specifications, and design data for this project and that said PWS considers this project acceptable as designed.

Mr. Leslie G. Szabo Owner

Signature and Date

Printed or Typed Name

Title

D. Certification by Professional Engineer(s) in Responsible Charge of Designing Project*

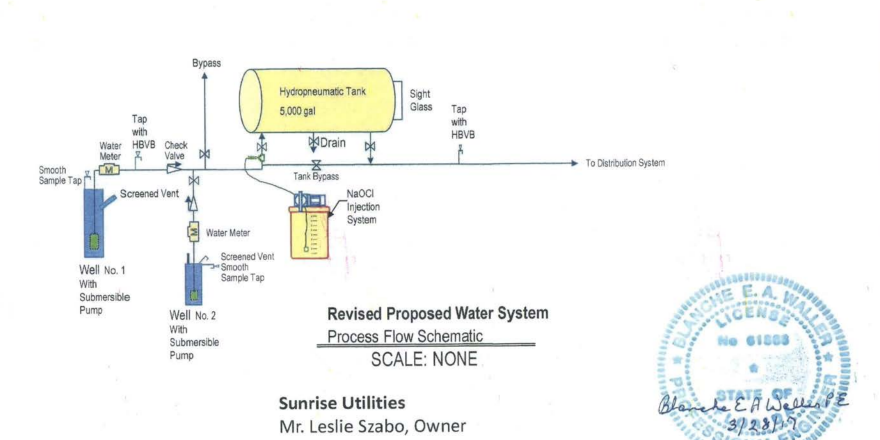
I, the undersigned professional engineer licensed in Florida, am in responsible charge of preparing the preliminary design report or drawings, specifications, and design data for this project. I certify that, to the best of my knowledge and belief, the design of this project complies with Chapter 62-555, F.A.C., and provides assurance of compliance with Chapter 62-550, F.A.C.

Signature, Seal, and Date:	Signature, Seal, and Date:
Affix Seal Blenche EA Waller PE 3/3/17	Affix Seal
Printed/Typed Name: Blanche E.A. Waller, P.E.	Printed/Typed Name:
License Number: 61868	License Number:
Portion of Engineering Document(s) for Which Responsible: All	Portion of Engineering Document(s) for Which Responsible:
Signature, Seal, and Date: Affix Seal	Signature, Seal, and Date: Affix Seal
Printed/Typed Name:	Printed/Typed Name:
License Number:	License Number:
Portion of Engineering Document(s) for Which Responsible:	Portion of Engineering Document(s) for Which Responsible:

* Except as noted in paragraphs 62-555.520(3) (a) and (b), F.A.C., projects shall be designed under the responsible charge of one or more professional engineers (PEs) licensed in Florida. If this project is being designed under the responsible charge of one or more PEs licensed in Florida, Part II.D of this application shall be completed by the PE(s) in responsible charge. If this project is <u>not</u> being designed under the responsible charge of one or more PEs licensed in Florida, Part II.D does <u>not</u> have to be completed.

ENCLOSURE E-2

Engineering Drawing ~ Process Flow Schematic



FLORIDA RURAL WATER ASSOCIATION



2970 Wellington Circle, Tallahassee, FL 32308 Phone: 850-668-2746 ~ Fax: 850-893-4581 e-mail: Blanche.Waller@frwa.net Certificate of Authorization: 29291 Mr. Leslie Szabo, Owner P.O. Box 2608, Eaton Park, FL 33840 Phone: 863-510-1318 Polk County PWS: 6531739

Blanche E.A. Waller, P.E. FL PE# 61868 March 28, 2017

Exhibit #10

Warranty Deed & Title Insurance Policy

INSTR # 2018130489 BK 10521 Pgs 1268-1269 PG(s)2 06/19/2018 11:00:44 AM STACY M. BUTTERFIELD, CLERK OF COURT POLK COUNTY RECORDING FEES 18.50 DEED DOC 315.00

Prepared by: Martin S. Friedman, Esquire Friedman & Friedman, P.A. 600 Rinehart Road, Suite 2100 Lake Mary, Florida 32746

Parcel ID Number: 25-28-21-000000-034040

General Warranty Deed

Made as of the 19th day of June, 2018, by Sunrise Utilities, L.L.C., a Florida limited liability company, whose address is 20 West Tropical Way, Plantation, Florida 33317 (hereinafter called the "Grantor"), to Sunrise Water, LLC, a Florida limited liability company, whose address is 3336 Grand Boulevard. Ste. 102, Holiday, Florida 34690, (hereinafter called the "Grantee"):

(Whenever used herein the term "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporations)

Witnesseth, that the grantor, for and in consideration of the sum of Ten Dollars, (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the grantee, all that certain land situate in Polk County, Florida, viz:

The South 45 feet of the North 155 feet of the East 100 feet of the West 760 feet of the SW 1/4 of the NW 1/4 of Section 21, Township 28 South, Range 25 East, Polk County, Florida, also known as Lot 139, SUN ACRES UNIT 2, UNRECORDED.

LESS AND EXCEPT: Starting at the NW corner of the South 45 feet of the North 155 feet of the East 100 feet of the West 760 feet of the SW 1/4 of the NW 1/4 of Section 21, Township 28 South, Range 25 East, Polk County, Florida, said corner being the Northwest corner of Lot 139, SUN ACRES UNIT 2, an unrecorded plat; thence run South along the West line of said Lot 139 a distance of 18.9 feet to the Point of Beginning; thence continue South along said West line a distance of 26.1 feet to the SW corner of said Lot 139; thence South 89°28' East parallel with the North boundary of said SW 1/4 of the NW 1/4 100 feet to the Southeast corner of said Lot 139; thence North 88°06'54" West 100.05 feet to the Point of Beginning.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

Subject to all reservations, covenants, conditions, restrictions and easements of record and to all applicable zoning ordinances and/or restrictions imposed by governmental authorities, if any.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances except taxes accruing subsequent to December 31, 2017.

In Witness Whereof, the said grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered
n the presence of:
h the presence of.
5 /
COCA
Y DONE
Witness signature
witness signature
JAMES A. HELDER
Print withess name
tonto -12-
Witness signature
ROSA L. DIGZ
Print witness name

Sunrise Utilities, LLC

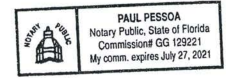
By: Atuent Sulden

Print Name: Stuart Sheldon Its: Manager

(Corporate Seal)

State of Florida County of BROWARD

The foregoing instrument was acknowledged before me on June 5,2018, by Stuart Sheldon, Member of Sunrise Utilities, L.L.C. who is personally known to me or who has produced ______as identification.



has produced	as
A /	
()	
N & Jen	
NOTARY PUBLIC - State of Florida	
Print Name: And 655	20
My Commission Expires: 7/27	121
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. /	

SAST AMERICA	First American Title™	Owner's Policy of Title Insurance (with Florida modifications)				
		First American Title Insurance Company				
		POLICY NUMBER				

Owner's Policy

5011412-0545117e

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at the address shown in Section 18 of the Conditions.

COVERED RISKS

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B, AND THE CONDITIONS, FIRST AMERICAN TITLE INSURANCE COMPANY, a Nebraska corporation (the "Company") insures, as of Date of Policy against loss or damage, not exceeding the Amount of Insurance, sustained or incurred by the Insured by reason of:

- Title being vested other than as stated in Schedule A. 1.
- Any defect in or lien or encumbrance on the Title. This Covered Risk includes but is not limited to insurance against loss from 2.
 - (a) A defect in the Title caused by
 - forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation; (i)
 - (ii) failure of any person or Entity to have authorized a transfer or conveyance;
 - (iii) a document affecting Title not properly created, executed, witnessed, sealed, acknowledged, notarized, or delivered;
 - (iv) failure to perform those acts necessary to create a document by electronic means authorized by law;
 - (v) a document executed under a falsified, expired, or otherwise invalid power of attorney;
 - (vi) a document not properly filed, recorded, or indexed in the Public Records including failure to perform those acts by electronic means authorized by law; or
 - (vii) a defective judicial or administrative proceeding.
 - (b) The lien of real estate taxes or assessments imposed on the Title by a governmental authority due or payable, but unpaid.
 - (c) Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land. The term "encroachment" includes encroachments of existing improvements located on the Land onto adjoining land, and encroachments onto the Land of existing improvements located on adjoining land.

Unmarketable Title. 3.

No right of access to and from the Land. 4

(Covered Risks Continued on Page 2)

In Witness Whereof, First American Title Insurance Company has caused its corporate name to be hereunto affixed by its authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

For Reference:

File #: 40002.277

Jenn Alburn Dennis J. Gilmore President Jeffrey J. Probinson

Jeffrey S. Robinson Secretary

(This Policy is valid only when Schedules A and B are attached)

This jacket was created electronically and constitutes an original document

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ALTA Owner's Policy of Title Insurance (6-17-06) (with Florida modifications)

- The violation or enforcement of any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) 5. restricting, regulating, prohibiting, or relating to
 - (a) the occupancy, use, or enjoyment of the Land;
 - (b) the character, dimensions, or location of any improvement erected on the Land;
 - (c) the subdivision of land; or
 - (d) environmental protection

if a notice, describing any part of the Land, is recorded in the Public Records setting forth the violation or intention to enforce, but only to the extent of the violation or enforcement referred to in that notice.

- An enforcement action based on the exercise of a governmental police power not covered by Covered Risk 5 if a notice of the enforcement 6. action, describing any part of the Land, is recorded in the Public Records, but only to the extent of the enforcement referred to in that notice.
- The exercise of the rights of eminent domain if a notice of the exercise, describing any part of the Land, is recorded in the Public Records. 7.
- Any taking by a governmental body that has occurred and is binding on the rights of a purchaser for value without Knowledge. 8
- Title being vested other than as stated in Schedule A or being defective 9.
 - (a) as a result of the avoidance in whole or in part, or from a court order providing an alternative remedy, of a transfer of all or any part of the title to or any interest in the Land occurring prior to the transaction vesting Title as shown in Schedule A because that prior transfer constituted a fraudulent or preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws; or
 - (b) because the instrument of transfer vesting Title as shown in Schedule A constitutes a preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws by reason of the failure of its recording in the Public Records
 - to be timely, or (i)
 - (ii) to impart notice of its existence to a purchaser for value or to a judgment or lien creditor.
- 10. Any defect in or lien or encumbrance on the Title or other matter included in Covered Risks 1 through 9 that has been created or attached or has been filed or recorded in the Public Records subsequent to Date of Policy and prior to the recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

The Company will also pay the costs, attorneys' fees, and expenses incurred in defense of any matter insured against by this Policy, but only to the extent provided in the Conditions.

EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation 1. (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - the occupancy, use, or enjoyment of the Land; (i)
 - the character, dimensions, or location of any (ii) improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;

or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5.

- (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- Rights of eminent domain. This Exclusion does not modify or 2. limit the coverage provided under Covered Risk 7 or 8.
- Defects, liens, encumbrances, adverse claims, or other matters 3.
 - (a) created, suffered, assumed, or agreed to by the Insured Claimant;

- (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
- (c) resulting in no loss or damage to the Insured Claimant;
- attaching or created subsequent to Date of Policy; or (d)
- resulting in loss or damage that would not have been (e) sustained if the Insured Claimant had paid value for the Title.
- Any claim, by reason of the operation of federal bankruptcy, 4. state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is
 - (a) a fraudulent conveyance or fraudulent transfer; or
 - a preferential transfer for any reason not stated in Covered (b) Risk 9 of this policy.
- Any lien on the Title for real estate taxes or assessments 5. imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

CONDITIONS

1. DEFINITION OF TERMS

- The following terms when used in this policy mean:
 - (a) "Amount of Insurance": The amount stated in Schedule A, as may be increased or decreased by endorsement to this policy, increased by Section 8(b), or decreased by Sections 10 and 11 of these Conditions.
 - (b) "Date of Policy": The date designated as "Date of Policy" in Schedule A.
 - (c) "Entity": A corporation, partnership, trust, limited liability company, or other similar legal entity.
 - (d) "Insured": The Insured named in Schedule A.
 - (i) The term "Insured" also includes
 - successors to the Title of the Insured by operation of law as distinguished from purchase, including heirs, devisees, survivors, personal representatives, or next of kin;
 - (B) successors to an Insured by dissolution, merger, consolidation, distribution, or reorganization;
 - successors to an Insured by its conversion to another kind of Entity;
 - (D) a grantee of an Insured under a deed delivered without payment of actual valuable consideration conveying the Title
 - if the stock, shares, memberships, or other equity interests of the grantee are whollyowned by the named Insured,
 - (2) if the grantee wholly owns the named Insured,
 - (3) if the grantee is wholly-owned by an affiliated Entity of the named Insured, provided the affiliated Entity and the named Insured are both wholly-owned by the same person or Entity, or
 - (4) if the grantee is a trustee or beneficiary of a trust created by a written instrument established by the Insured named in Schedule A for estate planning purposes.
 - (ii) With regard to (A), (B), (C), and (D) reserving, however, all rights and defenses as to any successor that the Company would have had against any predecessor Insured.
 - (e) "Insured Claimant": An Insured claiming loss or damage.
 - (f) "Knowledge" or "Known": Actual knowledge, not constructive knowledge or notice that may be imputed to an Insured by reason of the Public Records or any other records that impart constructive notice of matters affecting the Title.
 - (g) "Land": The land described in Schedule A, and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is insured by this policy.
 - (h) "Mortgage": Mortgage, deed of trust, trust deed, or other security instrument, including one evidenced by electronic means authorized by law.
 - (i) "Public Records": Records established under state statutes at Date of Policy for the purpose of imparting constructive

notice of matters relating to real property to purchasers for value and without Knowledge. With respect to Covered Risk 5(d), "Public Records" shall also include environmental protection liens filed in the records of the clerk of the United States District Court for the district where the Land is located.

- (j) "Title": The estate or interest described in Schedule A.
- (k) "Unmarketable Title": Title affected by an alleged or apparent matter that would permit a prospective purchaser or lessee of the Title or lender on the Title to be released from the obligation to purchase, lease, or lend if there is a contractual condition requiring the delivery of marketable title.

2. CONTINUATION OF INSURANCE

The coverage of this policy shall continue in force as of Date of Policy in favor of an Insured, but only so long as the Insured retains an estate or interest in the Land, or holds an obligation secured by a purchase money Mortgage given by a purchaser from the Insured, or only so long as the Insured shall have liability by reason of warranties in any transfer or conveyance of the Title. This policy shall not continue in force in favor of any purchaser from the Insured of either (i) an estate or interest in the Land, or (ii) an obligation secured by a purchase money Mortgage given to the Insured.

3. NOTICE OF CLAIM TO BE GIVEN BY INSURED CLAIMANT

The Insured shall notify the Company promptly in writing (i) in case of any litigation as set forth in Section 5(a) of these Conditions, (ii) in case Knowledge shall come to an Insured hereunder of any claim of title or interest that is adverse to the Title, as insured, and that might cause loss or damage for which the Company may be liable by virtue of this policy, or (iii) if the Title, as insured, is rejected as Unmarketable Title. If the Company is prejudiced by the failure of the Insured Claimant to provide prompt notice, the Company's liability to the Insured Claimant under the policy shall be reduced to the extent of the prejudice.

4. PROOF OF LOSS

In the event the Company is unable to determine the amount of loss or damage, the Company may, at its option, require as a condition of payment that the Insured Claimant furnish a signed proof of loss. The proof of loss must describe the defect, lien, encumbrance, or other matter insured against by this policy that constitutes the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage.

5. DEFENSE AND PROSECUTION OF ACTIONS

(a) Upon written request by the Insured, and subject to the options contained in Section 7 of these Conditions, the Company, at its own cost and without unreasonable delay, shall provide for the defense of an Insured in litigation in which any third party asserts a claim covered by this policy adverse to the Insured. This obligation is limited to only those stated causes of action alleging matters insured against by this policy. The Company shall have the right to select counsel of its choice (subject to the right of the Insured to object for reasonable cause) to represent the Insured as to those stated causes of action. It shall not be liable for and will not pay the fees of any other counsel. The Company will not pay any fees, costs, or expenses incurred by the Insured in the defense of those causes of action that allege matters not insured against by this policy.

- (b) The Company shall have the right, in addition to the options contained in Section 7 of these Conditions, at its own cost, to institute and prosecute any action or proceeding or to do any other act that in its opinion may be necessary or desirable to establish the Title, as insured, or to prevent or reduce loss or damage to the Insured. The Company may take any appropriate action under the terms of this policy, whether or not it shall be liable to the Insured. The exercise of these rights shall not be an admission of liability or waiver of any provision of this policy. If the Company exercises its rights under this subsection, it must do so diligently.
- (c) Whenever the Company brings an action or asserts a defense as required or permitted by this policy, the Company may pursue the litigation to a final determination by a court of competent jurisdiction, and it expressly reserves the right, in its sole discretion, to appeal any adverse judgment or order.

6. DUTY OF INSURED CLAIMANT TO COOPERATE

- (a) In all cases where this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding and any appeals, the Insured shall secure to the Company the right to so prosecute or provide defense in the action or proceeding, including the right to use, at its option, the name of the Insured for this purpose. Whenever requested by the Company, the Insured, at the Company's expense, shall give the Company all reasonable aid (i) in securing evidence, obtaining witnesses, prosecuting or defending the action or proceeding, or effecting settlement, and (ii) in any other lawful act that in the opinion of the Company may be necessary or desirable to establish the Title or any other matter as insured. If the Company is prejudiced by the failure of the Insured to furnish the required cooperation, the Company's obligations to the Insured under the policy shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation, with regard to the matter or matters requiring such cooperation.
- The Company may reasonably require the Insured Claimant (b) to submit to examination under oath by any authorized representative of the Company and to produce for examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda, correspondence, reports, e-mails, disks, tapes, and videos whether bearing a date before or after Date of Policy, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Insured Claimant shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all of these records in the custody or control of a third party that reasonably pertain to the loss or damage. All information designated as confidential by the Insured Claimant provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Insured Claimant to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in this subsection, unless prohibited by law or governmental regulation, shall terminate any liability of the Company under this policy as to that claim.

7. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS; TERMINATION OF LIABILITY

In case of a claim under this policy, the Company shall have the following additional options:

- (a) To Pay or Tender Payment of the Amount of Insurance.
- To pay or tender payment of the Amount of Insurance under this policy together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment or tender of payment and that the Company is obligated to pay. Upon the exercise by the Company of this option, all liability and obligations of the Company to the Insured under this policy, other than to make the payment required in this subsection, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.
- (b) To Pay or Otherwise Settle With Parties Other Than the Insured or With the Insured Claimant.
 - (i) To pay or otherwise settle with other parties for or in the name of an Insured Claimant any claim insured against under this policy. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay; or
 - (ii) To pay or otherwise settle with the Insured Claimant the loss or damage provided for under this policy, together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay.

Upon the exercise by the Company of either of the options provided for in subsections (b)(i) or (ii), the Company's obligations to the Insured under this policy for the claimed loss or damage, other than the payments required to be made, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.

8. DETERMINATION AND EXTENT OF LIABILITY

This policy is a contract of indemnity against actual monetary loss or damage sustained or incurred by the Insured Claimant who has suffered loss or damage by reason of matters insured against by this policy.

- (a) The extent of liability of the Company for loss or damage under this policy shall not exceed the lesser of
 - (i) the Amount of Insurance; or
 - the difference between the value of the Title as insured and the value of the Title subject to the risk insured against by this policy.
- (b) If the Company pursues its rights under Section 5 of these Conditions and is unsuccessful in establishing the Title, as insured,
 - (i) the Amount of Insurance shall be increased by 10%, and
 - (ii) the Insured Claimant shall have the right to have the loss or damage determined either as of the date the claim was made by the Insured Claimant or as of the date it is settled and paid.
- (c) In addition to the extent of liability under (a) and (b), the Company will also pay those costs, attorneys' fees, and expenses incurred in accordance with Sections 5 and 7 of these Conditions.

Form 5011412 (7-1-14) Page 4 of 5

9. LIMITATION OF LIABILITY

- (a) If the Company establishes the Title, or removes the alleged defect, lien, or encumbrance, or cures the lack of a right of access to or from the Land, or cures the claim of Unmarketable Title, all as insured, in a reasonably diligent manner by any method, including litigation and the completion of any appeals, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused to the Insured.
- (b) In the event of any litigation, including litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals, adverse to the Title, as insured.
- (c) The Company shall not be liable for loss or damage to the Insured for liability voluntarily assumed by the Insured in settling any claim or suit without the prior written consent of the Company.

10. REDUCTION OF INSURANCE; REDUCTION OR TERMINATION OF LIABILITY

All payments under this policy, except payments made for costs, attorneys' fees, and expenses, shall reduce the Amount of Insurance by the amount of the payment.

11. LIABILITY NONCUMULATIVE

The Amount of Insurance shall be reduced by any amount the Company pays under any policy insuring a Mortgage to which exception is taken in Schedule B or to which the Insured has agreed, assumed, or taken subject, or which is executed by an Insured after Date of Policy and which is a charge or lien on the Title, and the amount so paid shall be deemed a payment to the Insured under this policy.

12. PAYMENT OF LOSS

When liability and the extent of loss or damage have been definitely fixed in accordance with these Conditions, the payment shall be made within 30 days.

13. RIGHTS OF RECOVERY UPON PAYMENT OR SETTLEMENT

(a) Whenever the Company shall have settled and paid a claim under this policy, it shall be subrogated and entitled to the rights of the Insured Claimant in the Title and all other rights and remedies in respect to the claim that the Insured Claimant has against any person or property, to the extent of the amount of any loss, costs, attorneys' fees, and expenses paid by the Company. If requested by the Company, the Insured Claimant shall execute documents to evidence the transfer to the Company of these rights and remedies. The Insured Claimant shall permit the Company to sue, compromise, or settle in the name of the Insured Claimant and to use the name of the Insured Claimant in any transaction or litigation involving these rights and remedies.

If a payment on account of a claim does not fully cover the loss of the Insured Claimant, the Company shall defer the exercise of its right to recover until after the Insured Claimant shall have recovered its loss.

(b) The Company's right of subrogation includes the rights of the Insured to indemnities, guaranties, other policies of insurance, or bonds, notwithstanding any terms or conditions contained in those instruments that address subrogation rights.

14. ARBITRATION

Unless prohibited by applicable law, arbitration pursuant to the Title Insurance Arbitration Rules of the American Arbitration Association may be demanded if agreed to by both the Company and the Insured at the time of a controversy or claim. Arbitrable matters may

CONDITIONS (Continued)

include, but are not limited to, any controversy or claim between the Company and the Insured arising out of or relating to this policy, and service of the Company in connection with its issuance or the breach of a policy provision or other obligation. Arbitration pursuant to this policy and under the Rules in effect on the date the demand for arbitration is made, or, at the option of the Insured, the Rules in effect at Date of Policy shall be binding upon the parties. The award may include attorneys' fees only if the laws of the state in which the Land is located permit a court to award attorneys' fees to a prevailing party. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court having jurisdiction thereof. The law of the situs of the land shall apply to an arbitration under the Title Insurance Arbitration Rules.

A copy of the Rules may be obtained from the Company upon request.

15. LIABILITY LIMITED TO THIS POLICY; POLICY ENTIRE CONTRACT

- (a) This policy together with all endorsements, if any, attached to it by the Company is the entire policy and contract between the Insured and the Company. In interpreting any provision of this policy, this policy shall be construed as a whole.
- (b) Any claim of loss or damage that arises out of the status of the Title or by any action asserting such claim whether or not based on negligence shall be restricted to this policy.
- (c) Any amendment of or endorsement to this policy must be in writing and authenticated by an authorized person, or expressly incorporated by Schedule A of this policy.
- (d) Each endorsement to this policy issued at any time is made a part of this policy and is subject to all of its terms and provisions. Except as the endorsement expressly states, it does not (i) modify any of the terms and provisions of the policy, (ii) modify any prior endorsement, (iii) extend the Date of Policy, or (iv) increase the Amount of Insurance.

16. SEVERABILITY

In the event any provision of this policy, in whole or in part, is held invalid or unenforceable under applicable law, the policy shall be deemed not to include that provision or such part held to be invalid, but all other provisions shall remain in full force and effect.

17. CHOICE OF LAW; FORUM

(a) Choice of Law: The Insured acknowledges the Company has underwritten the risks covered by this policy and determined the premium charged therefor in reliance upon the law affecting interests in real property and applicable to the interpretation, rights, remedies, or enforcement of policies of title insurance of the jurisdiction where the Land is located.

Therefore, the court or an arbitrator shall apply the law of the jurisdiction where the Land is located to determine the validity of claims against the Title that are adverse to the Insured and to interpret and enforce the terms of this policy. In neither case shall the court or arbitrator apply its conflicts of law principles to determine the applicable law.

(b) Choice of Forum: Any litigation or other proceeding brought by the Insured against the Company must be filed only in a state or federal court within the United States of America or its territories having appropriate jurisdiction.

18. NOTICES, WHERE SENT

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at First American Title Insurance Company, Attn: Claims National Intake Center, 1 First American Way, Santa Ana, California 92707. Phone: 888-632-1642



First American Title

Owner's Policy of Title Insurance

ISSUED BY

First American Title Insurance Company

Schedule A

POLICY NUMBER

5011412-0545117e

Premium: \$258.75

Name and Address of Title Insurance Company: FIRST AMERICAN TITLE INSURANCE COMPANY, 1 First American Way, Santa Ana, California 92707

File No.: 40002.277

Address Reference: Sunrise Ter, Auburndale, Florida 33823

Amount of Insurance: \$45,000.00

Date of Policy: June 19, 2018 at 01:43 PM

1. Name of Insured: SUNRISE WATER, LLC

2. The estate or interest in the Land that is insured by this policy is: Fee Simple

- 3. Title is vested in SUNRISE WATER, LLC by virtue of that General Warranty Deed executed by SUNRISE UTILITIES, LLC to SUNRISE WATER, LLC dated June 19, 2018 and recorded June 19, 2018 at Official Records Book 10521, Page 1268 of the Public Records of Polk County, Florida.
- 4. The Land referred to in this policy is described as follows: The South 45 feet of the North 155 feet of the East 100 feet of the West 760 feet of the SW 1/4 of the NW 1/4 of Section 21, Township 28 South, Range 25 East, Polk County, Florida, also known as Lot 139, SUN ACRES UNIT 2, UNRECORDED.

LESS AND EXCEPT: Starting at the NW corner of the South 45 feet of the North 155 feet of the East 100 feet of the West 760 feet of the SW 1/4 of the NW 1/4 of Section 21, Township 28 South, Range 25 East, Polk County, Florida, said corner being the Northwest corner of Lot 139, SUN ACRES UNIT 2, an unrecorded plat; thence run South along the West line of said Lot 139 a distance of 18.9 feet to the Point of Beginning; thence continue South along said West line a distance of 26.1 feet to the SW corner of said Lot 139; thence South 89°28' East parallel with the North boundary of said SW 1/4 of the NW 1/4 100 feet to the Southeast corner of said Lot 139; thence North along the East line of said Lot 139 a distance of 23.74 feet; thence North 88°06'54" West 100.05 feet to the Point of Beginning.

Friedman & Friedman, P.A. 600 Rinehart Road Suite 2100 Lake Mary, Florida 32746

By:

Authorized Countersignature (This Schedule A valid only when Schedule B is attached)

Schedule B

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage and the Company will not pay costs, attorneys' fees, or expenses that arise by reason of:

- 1. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date but prior to the date the proposed insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment.
- 2. Any rights, interests, or claims of parties in possession of the land not shown by the public records.
- 3. Any encroachment, encumbrance, violation, variation or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the land.
- 4. Any lien, for services, labor, or materials in connection with improvements, repairs or renovations provided before, on, or after Date of Policy, not shown by the public records.
- 5. Any dispute as to the boundaries caused by a change in the location of any water body within or adjacent to the land prior to Date of Policy, and any adverse claim to all or part of the land that is, at Date of Policy, or was previously under water.
- 6. Taxes or special assessments not shown as liens in the public records or in the records of the local tax collecting authority, at Date of Policy.
- 7. Any minerals or mineral rights leased, granted or retained by current or prior owners.
- 8. Taxes and assessments for the year 2018 and subsequent years, which are not yet due and payable.

NOTE: Exception(s) numbered 1, 2, 4, 5, 6, and 7 above is/are hereby deleted.

The Standard Exception for any minerals or mineral rights leased, granted or retained by current or prior owners is hereby deleted.

- 9. Easement in favor of Tampa Electric Company, a Florida corporation recorded November 30, 1964 in Book 877, Page 589.
- 10. Terms and conditions of any existing unrecorded lease(s), and all rights of lessee(s) and any parties claiming through the lessee(s) under the lease(s).



First American Title™

Privacy Information

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our subsidiaries we have adopted this Privacy Policy to govern the use and handling of your personal information.

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its Fair Information Values.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means;
- Information about your transactions with us, our affiliated companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's Fair Information Values. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Information Obtained Through Our Web Site

First American Financial Corporation is sensitive to privacy issues on the Internet. We believe it is important you know how we treat the information about you we receive on the Internet. In general, you can visit First American or its affiliates' Web sites on the World Wide Web without telling us who you are or revealing any information about yourself. Our Web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed and similar information. First American uses this information to measure the use of our site and to develop ideas to improve the content of our site.

There are times, however, when we may need information from you, such as your name and email address. When information is needed, we will use our best efforts to let you know at the time of collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process an order or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

Business Relationships

First American Financial Corporation's site and its affiliates' sites may contain links to other Web sites. While we try to link only to sites that share our high standards and respect for privacy, we are not responsible for the content or the privacy practices employed by other sites.

Cookies

Some of First American's Web sites may make use of "cookie" technology to measure site activity and to customize information to your personal tastes. A cookie is an element of data that a Web site can send to your browser, which may then store the cookie on your hard drive.

FirstAm.com uses stored cookies. The goal of this technology is to better serve you when visiting our site, save you time when you are here and to provide you with a more meaningful and productive Web site experience.

Fair Information Values

Fairness We consider consumer expectations about their privacy in all our businesses. We only offer products and services that assure a favorable balance between consumer benefits

Public Record We believe that an open public record creates significant value for society, enhances consumer choice and creates consumer opportunity. We actively support an open public record and emphasize its importance and contribution to our economy.

Use We believe we should behave responsibly when we use information about a consumer in our business. We will obey the laws governing the collection, use and dissemination of

Accuracy We will take reasonable steps to help assure the accuracy of the data we collect, use and disseminate. Where possible, we will take reasonable steps to correct inaccurate information. When, as with the public record, we cannot correct inaccurate information, we will take all reasonable steps to assist consumers in identifying the source of the erroneous data so that the consumer can secure the required corrections.

<u>Exhibit #11</u> permits

<u>Exhibit #12</u>



		Vision	: To be the Healthiest Stat	e in the Natio	n				
DATA INPUT	DATA INPUT		Environmental Health			COMPLIANCE RESULTS			
		090 East	st Clower Street, Bartow, FL 33830				I		5
Initials: MN			Phone (863) 519-8330				1	- F	7
		NITA	RY SURVEY	REP	ORT)		
System/Plant Name	Sunrise Water LLC				County	Polk	PWS ID	ŧ(5531739
Plant Location	State Road 542 West, Au	burndal	e				Phone		none
Owner Name	Sunrise Water LLC						Phone	863-9	04-5574
Owner Address	3336 Grand Blvd. Suite	3336 Grand Blvd. Suite 102, Holiday, FL 34690 Cell 352-302-7400						02-7406	
Owner Email	records@fus1llc.com	records@fus1llc.com Fax none						none	
Contact Person	Michael Smallridge	Title	Manager/Owner	Email	mike@fus11	lc.com	Cell	352-3	02-7406
Alternate Contact	none	Title	n/a	Email	n/a		Phone		n/a
This Survey Date	07/31/2018	Last	Survey Date	06/01/20	018				
PWS TYPE & C PWS STATUS		mity wed Syst	Non-transien		mmunity [d System	_ Tra	nsient Nor] Unappro		
SEDVICE ADE	A CHARACTERIST	201				Subdivis	ion and co	ovenier	nce store
SERVICE AREA	A CHARACTERIST	103			Food Servi		Yes	No [N/A

GENERAL SURVEY COMMENTS

Copy of this report will be sent to the water system.

This sanitary survey was conducted after the water system was sold to the current ownership.

Lindon Enformant			
Under Enforcement			
Under Enforcemen			
Under Enforcement			
Under Enforcemen			

Inspector Reviewer PA SITE ID ENV. ENG SS Rev 08/2013

Atadellac er on

Title Environmental Specialist II Forward Date ______ Title Env. Supervisor T Review Date _____

7/31/18

System Name: Sunrise Utilities

PWS ID#	6531739
Survey Date	07/31/2018

-

3

MONITORING COMPLIANCE DATA {Last Twelve Months}

COMPLIANCE GROUP	MONITORING	REPORTING	EXCEEDANCE	MCL
Chemical	compliant	compliant	none	none
Bacteriological	compliant	compliant	none	none

Items checked with an (x) are explained below.

COMMENTS

none

Approval Number	Approval Date	Connections Approved	Microfilm #
354615-01	06/06/2017	N/A	Oculus
5395-1739-A1	12/07/1995	274	N/A
5377-6836-A	03-08-1977	Unk	Unk
6836	01/03/1964	Unk	Unk
	354615-01 5395-1739-A1 5377-6836-A	Approval Number Date 354615-01 06/06/2017 5395-1739-A1 12/07/1995 5377-6836-A 03-08-1977	Approval Number Date Approved 354615-01 06/06/2017 N/A 5395-1739-A1 12/07/1995 274 5377-6836-A 03-08-1977 Unk

COMMENTS

None

Comments	Resolution Date	Referral Date	OGC Case Number
Lead and copper sampling results for 2006, not received on tim	02/20/2007	02/07/2007	07-653PW1739A
Numerous deficiencie	12/10/2008	09/18/2008	08-653PW1739B
Failure to pay annual fe	01/19/2010	09/23/2009	09-653PW1739A
Numerous deficiencie	05/09/2012	04/17/2012	12-653PW1739A/B
Failure to monitor for rac	06/25/2013	02/26/2013	13-653PW1739A
Failure to address tank issues on last tank inspection report	n/a	12/13/2015	15-653PW1739

System Name: Sunrise Utilities

TREATMENT PROCESSES IN USE

hypochlorination_

Comments

Comments

PWS ID#

Survey Date

Is any additional treatment needed?

For control of what deficiencies?

DISTRIBUTION SYSTEM

Pipe Size Range/Type(s)	6" - 2" PVC & Galv.	
New/Altered Piping @ Plant(s) Color Coded & Labeled	Yes No N/A	
Flow Measuring Device Type/Size/Location	Inline,4", after check valve	Inline, 2", before check valve (backup)
Flow Measuring Device Reading (gallons)	not recorded	not recorded
Point of Entry Taps for Each Plant	Yes 🗌 No	
Backflow Prevention Devices	Yes No	
Cross-connections Observed	Yes 🛛 No	
Bacteriological Sampling Plan Date	12/4/2000	
Satisfactory Bacteriological Sampling Plan Implementation	Yes No N/A	
System Records Retention Compliance	Yes No N/A	Records to be stored at
Lead & Copper Sampling Plan Date	08/06/1993	owners office in Holiday
Disinfection By-Products Sampling Plan Date	06/20/2014	
Cross-connection Control Program Plan Date	plan on site, no date	
Satisfactory Cross-connection Control Program Plan Implementation	Yes No N/A	
Emergency Preparedness/Response Plan Date	updated emergency plan	
Current Drinking Water Distribution System Map	Yes No N/A	
Asbestos Waiver or Plan Date	Waiver 01/01/2011	
Additional Comments		none

OPERATION & MAINTENANCE

PERATION & MAINTENANCE		Comments
Certified Operator	Yes No N/A	
Operator Name	Gaines Alexander	Consta Flow
Operator Certification Class-Number	C-5472	
Operator Phone Number	863-519-2599	
Operator Cell Phone Number	863-287-2417	
Operator Fax Number	863-965-1733	
Operator Mailing Address	5574 Commerc	ial Blvd, Winter Haven, FL 3388
Operator E-mail Address	gains@constaflow.com	
Operation & Maintenance Log	Yes No N/A	
Operation and Maintenance Log	Yes No N/A	
Operation and Maintenance Manual	Required Actual	
Operator Visitation Frequency	Hrs/wk 0.3 1.5	
Operator visitation Frequency	Days/wk 3 3	
Non-consecutive Days	Yes No N/A	
Monthly Operation Reports Submitted Regularly & Timely	Yes No N/A	
Data Missing From Monthly Operation Reports	Yes No N/A	
Plant Category - Class	V-D	
Number of Service Connections	258	
Present Population Served	730	
	Oracle	
Population Basis Population Seasonal (Timeframes)	Yes No N/A	
Water System Used Over 60 Days Per Year	Yes No N/A	
Number of Water Users 6 - 9 Months Per Year	n/a	
Number of Water Users Over 9 Months Fer Year	730	
System Average Day Demand (Last 12 Months)	46,124 gpd	(M)
System Maximum Day Demand (Last 12 Months)	76,400 gpd	
System Maximum Duy Demand	216,000 gpd	
System Firm Capacity (Calculate assuming largest pump is out of service) System Maximum Day Design Capacity	792,000 gpd	Based on 24 hour well pumpi
		flushing has not start
Adequate Flushing Program (Frequency) Sufficient Valve Exercising	Yes No N/A	exercising has not start
		Permitted capacity = 250,000 g
Additional Comments		

6531739 07/31/2018

None at this time

N/A

Plant Name: Sunrise Utilities

1739	PWS ID#
2018	Survey Date
	 Survey Dute

GROUND WATER SOURCES

Well Numb	er	1	2		
WMD Permit Number		20003214	20003214		
	que Well ID Number	AAD6710	AAD6709		
Grout Type		unknown	Cement		
	letion Date	1963	1984		
	oncrete Pad / Condition	Yes / fair	Yes / fair		
Depth Drill	ed (feet)	750'	150'		
	mination History	none listed	none listed		
Drilling Me	ethod	unknown	Rotary		
Casing Mat	erial	black steel	black steel		
	meter (inches)	8"	4"		
Casing Len		unknown	unknown		 0
	ation Possible	Not Likely	Not Likely		
-	Septic Tank	110'	112'		
SET	WW Plant	N/A	N/A		
BACKS (feet)	WW Plumbing	50'	50'		
(icci)	Other Sanitary Hazard	Private Pool 63'	Private pool 53'		
	Туре	submersible	submersible		
DUMD	Manufacturer	unknown	unknown		
PUMP	Model Number	unknown	unknown		
	Rated Capacity (gpm)	400	150		 *
	Manufacturer	Franklin Electric	Goulds		
MOTOR	Model Number	unknown	unknown		
	Horsepower	25	7.5		
Well Casir	ng 12" Above Pad	Yes	Yes		
Well Casin	ng Sanitary Seal	watertight	watertight		
	r Sampling Tap	compliant	compliant		
	ound Check Valve	yes	yes		
Secured /	Housed	yes	yes		
Well Vent	Protected	yes	yes		
Comments		ve on AAD6709 is n	ot be functioning co	orrectly.	

AUXILIARY POWER SOURCE

Yes No N/A	Comments
Olympian	
G20F3 Propane Gas	
	212.111
	312.44 hours
	×
Yes No	
	none
	Olympian G20F3 Propane Gas X Yes No

Plant Name: Sunrise Utilities

PWS ID# 6531739 Survey Date 07/31/2018

DISINFECTION

Туре	Chlorination	Comments
Phase	🗌 Gas 🖾 Liquid	
Number of Feeders	1	
Adequate Air-Pak	Yes No X/A	
Alarms		
Loss of Cl ₂ Capability	Yes No N/A	
Loss of Cl ₂ Residual	Yes No N/A	
Cl ₂ Leak Detection	Yes No X/A	
Fresh Ammonia	Yes No X/A	
Injection Point Location(s)	Prior to storage	
Automatic Switchover	Yes No X/A	
Reserve Supply	Yes No X/A	
Capacity [liquid (gpd)] [gas(lb/day)]	30 gpd	
Adequate Ventilation	Yes No N/A	
Room Lighting	Yes No X/A	
Safety Equipment	Yes 🛛 No	no safety equipment found
Feed Rate or Stroke [liquid (%)]	100% / 100	eye wash and show not working
Sign of Leaks	Yes No N/A	
Feeder(s) Manufacturer	Pulsafeeder	
Housed or Protected	🗌 Yes 🖾 No	
Chained Cylinders	Yes No X/A	
Plant Residuals [mg/l]	Free 1.1 Total n/a	
Remote Residuals [mg/l]	Free 0.2 Total n/a	
Scales Functioning Properly	Yes No X/A	
Repair Kits	Yes No X/A	
DPD Test Kit	Yes No N/A	
Additional Comments:	Chlorine pump and se	olution containers are not protected

STORAGE FACILITIES

	(G) Ground (H) Hydropneumatic (E) Elevated (B) Bladder (C) C			Clearwell (R) Retention	
	Yes No N/A	Yes No N/A	Yes No N/A	Yes No N/A	
Tank Type/Number	H/1	H/2		*	
Capacity (gal)	3000	- 6000		A	
Material	Steel	Steel			
Gravity Drain					
By-Pass Piping					
Protected Openings					
Pressure Gauge					
Pressure Relief Valve					
Air Relief Valve					
Sight Glass / Level Indicator					
Fittings for Sight Glass					
On/Off Pressure (PSI)	40/60	40/60			
Secured Access					
Height to Minimum Water Level	N/A	N/A			
Height to Maximum Water Level	N/A	N/A			
Tank Equipped With Access Manhole					
Tank Inspection Report Date	12/2012	05/2013			
Comments:		H/1 has bee	en valved off from the s		
			H/2 tank	inspection is past due	

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Rick Scott Governor

Celeste Philip, MD, MPH State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

WARNING NOTICE

August 6, 2018

FedEx tracking: 772902984757

Mike Smallridge Sunrise Water, LLC 3336 Grand Blvd., Suite 102 Holiday, FL 34690

Re: Sunrise Utilities PWS ID No. 6531739

Dear Mr. Smallridge:

Since your purchase of Sunrise Utilities on June 15, 2018, the Department has been in contact with you with regards to violations of the Florida Administrative Code related to both routine maintenance and operation of the Utility, as well as the Department's paramount concern over the remaining 6,000-gallon holding and treatment tank, previously identified as "Tank No. 2" (Tank), currently serving the public water system (PWS).

A hydropneumatic water tank engineering inspection was last conducted on this Tank on May 1, 2013. Prior to your purchase of the PWS, the Department was in the middle of enforcement litigation to remove ownership and control of the PWS from its previous owner. When the Department was advised of your offer to purchase the PWS, the Department had no objection to the change in ownership, and withdrew its Petition for Enforcement, with the expectation that you would promptly undertake necessary and appropriate corrective actions. Since that time, the Department provided all necessary inspection reports and sanitary surveys, outlining all deficiencies, violations and necessary corrections to Consta Flow, your new and current water system operator.

However, as of now, the Department has yet to receive a professional engineering (PE) inspection report of the Tank. Inasmuch as the last inspection of the Tank was over 5 years ago, the Tank is now past due for its PE inspection as required by Rule 62-555, Florida Administrative Code, which requires holding and treatment tanks to be inspected by a professional engineer every 5 years.

Furthermore, the 2013 Tank Inspection Report indicated that, at the time the Report was issued, the Tank had already deteriorated significantly and was overdue for Mike Smallridge Sunrise Water, LLC August 6, 2018 Page 2

maintenance (interior blast cleaning and recoating). Necessary repairs for the Tank were noted under recommendations of Riddle-Newman Engineering, which concluded that the tank would have to be cleaned and recoated "as soon as possible".

The Department understands that a new PE tank inspection may result in the requirement that you replace the Tank altogether. However, inasmuch as the Tank to this day has to this yet to be cleaned and coated, the Department considers the need for an interior cleaning, coating, and PE inspection of the Tank to be <u>urgent</u>, and must be conducted as soon as possible, but no later than September 30, 2018.

Finally, you were provided an invoice for \$700 for PWS annual registration fees which were due on July 1, 2018, and have yet to be paid. A copy of that invoice is attached for your remittance upon receipt of this letter.

Violations of Florida Statutes or administrative rules may result in liability for damages and restoration, and the judicial imposition of civil penalties, pursuant to section 403.121, Florida Statutes.

Please be advised that this Warning Letter may be preliminary to agency action in accordance with section 120.57(5), Florida Statutes.

You may contact me at (863) 578-2034 if you have any questions. We look forward to your cooperation in resolving this matter.

Sincerely,

Ronald Stadellacher

Ronald Stadelbacher Environmental Supervisor III Drinking Water Division

ec: Mike Smallridge, <u>mike@fus1llc.com</u> Nicki Spirtos, Esq, <u>nicki.spirtos@gmail.com</u> Florida Rural Water Association

Enclosures:

2013 Tank Inspection Report July 31, 2018 Sanitary Survey 2018-2019 Annual Invoice

None have been received by me. Previous owner has not provided any customer complaint documents.

<u>Exhibit #15</u> To be late filed

Buyer has asked seller for copies of federal tax returns but at this time has not received them. Rate Base was last established by the Commission in PSC-2016-0126-PAA-WU.

Sunrise Water, LLC will be responsible for any refunds owed, paying RAF's for 2018 and filing the annual reports for 2018 and subsequent years.

Since the utility does not have rate making authority, any economies of scale and the effects of those rates on customers being served is unknown.