

BEFORE THE PUBLIC SERVICE COMMISSION

In re: Application for authority to operate under fictitious name, Aqua Utilities Florida, Inc., by AquaSource Utility, Inc., holder of Certificates 268-S, 503-S, 585-W, 371-S, 441-W, and 424-W; Arredondo Utility Company, Inc., holder of Certificate Nos. 549-W and 479-S; Crystal River Utilities, Inc., holder of Certificate Nos. 441-S, 507-W, 510-S, 594-W, 396-W, 123-W, and 053-W; Jasmine Lakes Utilities Corporation, holder of Certificate Nos. 110-W and 083-S; Lake Suzy Utilities, Inc., holder of Certificate Nos. 514-S and 599-W; and Ocala Oaks Utilities, Inc., holder of Certificate No. 346-W.

DOCKET NO. 040359-WS
 ORDER NO. PSC-04-0715-FOF-WS
 ISSUED: July 21, 2004

ORDER APPROVING NAME CHANGES

BY THE COMMISSION:

On April 23, 2004, AquaSource Utility, Inc., Arredondo Utility Company, Inc., Crystal River Utilities, Inc., Jasmine Lakes Utilities Corporation, Lake Suzy Utilities, Inc., and Ocala Oaks Utilities, Inc. (applicants) filed an application for authority to operate under the fictitious name of Aqua Utilities Florida, Inc. The type of entity, Certificate Nos., and County of Operation for each applicant is described in the chart below.

Company Name	Type of Entity	Certificate No/s.	County of Operation
AquaSource Utility, Inc.	Texas Corporation	268-S, 503-S, 585-W, 371-S, 441-W, 424-W	Highlands, Lake, Lee, Polk
Arredondo Utility Company, Inc.	Florida Corporation	549-W, 479-S	Alachua
Crystal River Utilities, Inc.	Florida Corporation	441-S, 507-W, 510-S, 594-W, 396-W, 123-W, 053-W	Lake, Palm Beach, Polk, Sumter
Jasmine Lakes Utilities Corp.	Florida Corporation	110-W, 083-S	Pasco
Lake Suzy Utility, Inc.	Florida Corporation	514-S, 599-W	Charlotte, DeSoto
Ocala Oaks Utilities, Inc.	Florida Corporation	346-W	Marion

The application was filed pursuant to Rule 25-30.039, Florida Administrative Code, which provides for changes in name only, with no change in the ownership or control of the utility or its assets. The applicants are requesting the name change in order to identify the applicants' name with the name of the parent company, Aqua America, Inc. (formerly known as Philadelphia Suburban Corporation). Ownership and control of the applicants will not change as a result of or under the proposed name change. Since the name change is only for authority to operate under a fictitious name, the corporate identities of the applicants remain unchanged. The application included documentation from the Florida Department of State, Division of Corporations, that each applicant has registered in the state to operate under the fictitious name of Aqua Utilities Florida, Inc. The application also contained a copy of the proposed notice to be sent to the applicants' customers to inform them of the change in name. The application also contained revised tariffs that have only been altered to reflect the proposed name change.

Upon review of the application, it is clear that the request to operate under the fictitious name of Aqua Utilities Florida, Inc. is in compliance with the provisions of Rule 25-30.039, Florida Administrative Code, and the name change on the applicants' Certificate Nos. 268-S, 503-S, 585-W, 371-S, 441-W, 424-W, 549-W, 479-S, 441-S, 507-W, 510-S, 594-W, 396-W, 123-W, 053-W, 110-W, 083-S, 514-S, 599-W, and 346-W to the fictitious name of Aqua Utilities Florida, Inc. is approved. The applicants shall send the notice to customers with the next regular billing after this Order is issued. The revised tariffs shall be approved and effective for services rendered on or after the stamped approval date.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the applicants' joint request to operate under the fictitious name of Aqua Utilities Florida, Inc. is approved. Upon receipt of this Order, the applicants shall provide notice to their customers informing them of the change in the name of the applicants. It is further

ORDERED that the revised tariffs reflecting the name change shall be effective for service rendered or connections made on or after the stamped approval date on the tariff sheets. It is further

ORDERED that the applicants shall continue to charge the rates and charges in their tariffs until authorized to change by this Commission in a subsequent proceeding. It is further

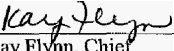
ORDERED that this docket shall be closed.

ORDER NO. PSC-04-0715-FOF-WS
DOCKET NO. 040359-WS
PAGE 3

By ORDER of the Florida Public Service Commission this 21st day of July, 2004.

•

BLANCA S. BAYÓ, Director
Division of the Commission Clerk
and Administrative Services

By: 
Kay Flynn, Chief
Bureau of Records

(S E A L)

MCB

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Director, Division of the Commission Clerk and Administrative Services and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.