BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for authority to transfer the wastewater facilities of Fountain Lakes Sewer Corporation to Bonita Springs Utilities, Inc., and cancellation of Certificate No. 442-S, in Lee County.

DOCKET NO. 090056-SU ORDER NO. PSC-12-0181-FOF-SU ISSUED: April 6, 2012

The following Commissioners participated in the disposition of this matter:

RONALD A. BRISÉ, Chairman LISA POLAK EDGAR ART GRAHAM EDUARDO E. BALBIS JULIE I. BROWN

FINAL ORDER APPROVING TRANSFER

BY THE COMMISSION:

Background

Fountain Lakes Sewer Corporation (Fountain Lakes or Utility) is a Class B utility providing service to approximately 828 wastewater customers in the Fountain Lakes and Marsh Landing communities in Lee County. The Utility is located in the South Florida Water Management District. The Utility's 2010 annual report shows gross revenue of \$441,043 and net operating income of \$16,803. The Utility was originally issued Certificate No. 442-S in 1988. Since then, the Utility received our approval for a corporate reorganization in 1994.

On January 29, 2009, Aqua Utilities Florida, Inc. (AUF) filed an application for approval of transfer of the Fountain Lakes wastewater system to AUF, cancellation of Certificate No. 442-S, and amendment of AUF's Certificate No. 268-S. The sale of Fountain Lakes to AUF closed on April 30, 2008, but was made contingent upon our approval pursuant to Section 367.071(1), Florida Statutes (F.S.).

On April 24, 2009, one customer filed a formal request for evidentiary hearing, and on April 27, 2009, an additional customer filed a letter in support of the request for hearing. In the objections, the customers expressed concerns about the environmental impact of the existing wastewater system on the Estero River and Estero Bay, and the financial impact of future plant upgrades. As

¹ Order No. 20470, issued December 20, 1988, in Docket No. 880688-SU, <u>In re: Application of Fountain Lakes Sewer Corporation for an original sewer certificate in Lee County, Florida</u>.

Order No. PSC-94-0230-FOF-SU, issued March 2, 1994, in Docket No. 931223-SU, In re: Request for acknowledgement of corporate reorganization of Fountain Lakes Sewer Corporation in Lee County IMPER - DATE

an alternative, the customers proposed that the Fountain Lakes customers could be connected to Bonita Springs Utilities, Inc.'s (BSU) central wastewater system, and the Fountain Lakes wastewater system could cease operation. On May 28, 2009, the parties held an informal meeting, and AUF subsequently began discussions for a possible transfer of the wastewater system to BSU.

On August 11, 2011, AUF and BSU entered into an Asset Purchase Agreement for the sale and transfer of the wastewater facilities from AUF to BSU. On November 23, 2011, AUF withdrew its initial application and submitted a new application for authority to transfer the wastewater facilities of Fountain Lakes to BSU, and for cancellation of Certificate No. 442-S. The closing is scheduled to take place on or before March 31, 2012, and is contingent upon our approval. We have jurisdiction to consider this matter pursuant to Section 367.071, F.S., and Rule 25-30.037, Florida Administrative Code (F.A.C.).

Transfer of Wastewater Facilities

As stated above, on January 29, 2009, AUF originally filed an application for approval of transfer of the Fountain Lakes wastewater system to AUF, cancellation of Certificate No. 442-S, and amendment of AUF's Certificate No. 268-S. However, in an effort to address the customers' environmental and financial concerns about the existing wastewater system, AUF and BSU entered into the above-noted Asset Purchase Agreement for the sale and transfer of the wastewater facilities from AUF to BSU. Therefore, AUF withdrew its initial application and submitted a new application for authority to transfer the wastewater facilities of Fountain Lakes to BSU, and cancel Certificate No. 442-S. The closing is expected to take place on or before March 31, 2012, and is contingent upon our approval.

The new application is in compliance with the governing statute, Section 367.071, F.S., and other pertinent statutes and rules concerning an application for transfer. Pursuant to Rule 25-30.030, F.A.C., the application contains proof of compliance with the noticing provisions. No objections to the notice of application to transfer the wastewater facilities to BSU have been received and the time for filing such has expired.

A copy of the purchase agreement is included in the application. There are no customer deposits, guaranteed revenue contracts, developer agreements, customer advances, or leases that must be disposed of in relation to the transfer. The application indicates that the books and records are available for inspection, and BSU has had an opportunity to inspect Fountain Lakes' federal income tax returns.

BSU is a member owned, not-for-profit corporation that was established on June 7, 1970, and currently provides water and wastewater service to over 40,000 customers within the City of Bonita Springs and certain unincorporated areas in southwest Lee County. BSU is exempt from our regulation pursuant to Section 367.022(7), F.S., which provides that nonprofit corporations that provide service solely to members who own and control the corporation are exempt from our

regulation.³ The application states that the transfer is in the public interest because BSU has both the experience and financial wherewithal to ensure consistent compliance with environmental regulations and provide continuous service to Fountain Lakes' present and future customers. Because BSU already provides potable water service to all of the Fountain Lakes' customers, the customers are already members of BSU.

The application states that BSU has determined that the Fountain Lakes wastewater system appears to be in satisfactory condition and in compliance with applicable standards set by the Department of Environmental Protection. Over the next 18 to 24 months, BSU intends to upgrade the collection system, interconnect the collection system to BSU's central wastewater treatment plant, and decommission the existing Fountain Lakes wastewater treatment plant. BSU indicated that replacement of the existing plant with BSU's central wastewater system eliminates a source point of pollution in the community, increases the quality of treatment, avoids odor problems, frees up the site for use by the homeowners, and generally provides environmental benefits to the customers and the community at large.

The purchase was financed through the use of BSU's short-term reserves, and BSU will recover the cost through a special service charge paid by the customers in the Fountain Lakes and Marsh Landing communities. The special service charge was considered at a public hearing of the Bonita Springs City Council on December 21, 2011, and approved in the City of Bonita Springs Ordinance No. 11-12, issued the same day. Based upon BSU's experience, it appears to be qualified to successfully provide the Fountain Lakes residents safe and reliable wastewater service.

The Utility has filed all annual reports through 2010 and paid all regulatory assessment fees (RAFs) through December 31, 2011. In addition, AUF indicated it will file the Fountain Lakes 2011 annual report. Because the Utility will not be jurisdictional as of December 31, 2012, no annual report needs to be filed for 2012.

Based on the above, we find that the transfer of Fountain Lakes' wastewater facilities to BSU is in the public interest, and it is approved. Certificate No. 442-S shall be cancelled administratively upon receipt of the executed agreement confirming the actual date of closing, which is anticipated to be March 31, 2012. By July 30, 2012, Fountain Lakes shall pay all outstanding RAFs due from January 1, 2012, through the date of closing.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the transfer of wastewater facilities from Fountain Lakes Sewer Corporation to Bonita Springs Utilities, Inc., is in the public interest and is approved. It is further

³ BSU was also granted specific exemption by Order No. 5223, issued September 21, 1971, in Docket No. 70337-W, In re: Cancellation of certificates issued to certain non-profit corporations, associations, and cooperatives.

ORDERED that Certificate No. 442-S shall be cancelled administratively upon receipt of the executed agreement confirming the actual date of closing, which is anticipated to be March 31, 2012. It is further

ORDERED that by July 30, 2012, Fountain Lakes shall pay all outstanding regulatory assessment fees due from January 1, 2012, through the date of closing. It is further

ORDERED that this docket shall be closed administratively upon receipt of the executed purchase agreement confirming the actual date of closing.

By ORDER of the Florida Public Service Commission this 6th day of April, 2012.

ANN COLE

Commission Clerk

Florida Public Service Commission

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Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

RRJ

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 Office of Commission Clerk, 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 Office of Commission Clerk, 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.