COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR KATRINA J. MCMURRIAN NANCY ARGENZIANO NATHAN A. SKOP



OFFICE OF COMMISSION CLERK **ANN COLE** COMMISSION CLERK (850) 413-6770

Hublic Service Commission

August 17, 2009

Ms. Bonita Vandall Benson's Inc. 12650 Whitehall Drive Fort Myers, Florida 33907

Re: Escrow Agreement for Docket 090170-WU, Application for staff-assisted rate case in Lee County by Mobile Manor Water Company, Inc.

Dear Ms. Vandall:

Enclosed are a signed original and a copy of the Escrow Agreement made between Sun Trust Bank, the Florida Public Service Commission, and Mobile Manor Water Company, Inc. I have signed the agreement, as the Commission's designated agent for such matters. It is being returned to you for submission to Sun Trust Bank.

Please call if you require further assistance.

Sincerely,

Ann Cole

Enclosure cc: Ralph Jaeger, Office of the General Counsel Thomas Hawkins, President, Mobile Manor Water Company, Inc.

FPSC-COMMISSION CLERP \sim S ∞

DCCUMENT NUMBER-DATE

6**0**

AUG 17

Ann Cole

09 AUG 10 PM 3: 33 ESCROW ACCOUNT AGREEMENT

COMMISSION Scrow Account Agreement is made by and between Sun Trust Bank, Southeast Florida, ("Bank") the Florida Public Service Commission ("Commission") and Mobile Manor Water Company, Inc. ("Utility"), upon the following terms, conditions and considerations:

WITNESSTH:

1. This account is established at the direction of the Commission for the purpose(s) set forth in the Order Approving Interim Rate Increase, Order No. PSC-09-0421-PCO-WU, dated June 15, 2009, Docket No. 091070-WU (a copy is attached) that include the primary purpose of protecting the Utility in the event that the final rates are less than those authorized as the result of the Order Approving Interim Rate Increase.

2. No withdrawals of funds shall occur without prior approval of the Commission through the Commission Clerk, Office of Commission Clerk.

3. The information concerning the account shall be available from the holder of the escrow account to the Commission or its representative at all times.

4. This account is not subject to garnishment pursuant to <u>Cosentino v. Elson</u>, 263 So.2d 253 (Fla. 3rd DCA 1972).

5. The account shall be an interest bearing account. If a refund to the Utility's customers is required then the interest earned shall be distributed to the Utility's customers. If a refund is not required then the interest shall revert to the Utility.

6. The amount of revenue subject to refund shall be deposited in the escrow account within seven (7) days of receipt.

7. All maintenance fees and administrative costs shall be borne by the Utility and under no circumstances shall any maintenance fees or administrative costs associated with any refund to the Utility's Customers be borne by the Utility's Customers.

8. The Utility shall identify and hold the Bank harmless from any claim damage or loss suffered by the Bank and the cost thereof (including court costs, and attorney's fees for negotiation, trial and appeal).

(Page 1 of 2)

DOCUMENT NUMBER-DATE 08542 AUG 178 FPSC-COMMISSION CLERK THIS ESCROW AGREEMENT shall become effective and binding upon the parties upon the date it becomes executed by all parties:

Approved By:

Enn (re

Ann Cole, Commission Clerk, Florida Public Service Commission

<u>Thomas</u> <u>Lawbuns</u> Thomas Hawkins, President, Mobile Manor Water Company, Inc.

Date: 8/17/09 Date: 7/29/2009 Date: 7/31/09

Gary P Donabed, Relationship Mgr. SunTrust Bank, Southeast Florida.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

					DOCKET NO. 090170-WU	
Lee	County	by	Mobile	Manor	Water	ORDER NO. PSC-09-0421-PCO-WU
						ISSUED: June 15, 2009

The following Commissioners participated in the disposition of this matter:

MATTHEW M. CARTER II, Chairman LISA POLAK EDGAR KATRINA J. McMURRIAN NANCY ARGENZIANO NATHAN A. SKOP

ORDER APPROVING INTERIM RATES

BY THE COMMISSION:

Background

Mobile Manor Water Company, Inc. (Mobile Manor or Utility) is a Class C utility serving 315 water customers in Lee County. According to Mobile Manor's 2008 Annual Report, the Utility had total gross revenue of \$50,531 and operating expenses of \$70,979 for water.

Mobile Manor was granted water Certificate No. 056-W on July 22, 1976. The Utility has never had a rate proceeding before this Commission. Mobile Manor changed its name from Mobile Manor, Inc. to Mobile Manor Water Company, Inc. on November 29, 2004.¹ In the instant docket, the Utility filed a request for a staff-assisted rate case (SARC) on April 6, 2009, and also requested interim rates.

This Order addresses the Utility's request for interim rates. We have the authority to consider this rate case and interim rates under Section 367.0814(4), Florida Statutes (F.S.).

Interim Water Rates

As stated above, the Utility has requested interim water rates. Section 367.0814(4), F.S., provides that:

[t]o establish interim relief, there must be a demonstration that the operation and maintenance expenses exceed the revenues of the regulated utility, and interim rates shall not exceed the level necessary to cover operation and maintenance expenses as defined by the Uniform System of Accounts for Class C Water and

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¹ See Order No. PSC-04-1104-FOF-WU, issued in Docket No. 040602-WU, <u>In re; Application for name change on</u> Certificate No. 56-W in Lee County from Mobile Manor, Inc. to Mobile Manor Water Company, Inc.

ORDER NO. PSC-09-0421-PCO-WU DOCKET NO. 090170-WU PAGE 2

Wastewater Utilities (1996) of the National Association of Regulatory Utility Commissioners.

A review of the Utility's 2008 Annual Report and SARC filing shows that its operation and maintenance (O&M) expenses exceed its revenues.

Mobile Manor recorded \$70,979 for water O&M expenses in its 2008 annual report. An analysis of the O&M expenses reported on the 2008 annual report shows that they are reasonable when compared to expenses that we have allowed in past cases for like-sized utilities.² Therefore, the Utility shall be allowed an interim water revenue increase that will cover the cost of its O&M expenses of \$70,979, plus any applicable regulatory assessment fees (RAFs). We have previously determined that an increase in a utility's rates to cover its O&M expenses should include the funds to pay RAFs.³ The RAFs accrued during the interim period will amount to \$3,345.

Based on the above, Mobile Manor's interim water rates shall be established to produce revenues of 74,324 (70,979 + 33,345) in order to cover O&M expenses and RAFs. This is a 47.09 percent increase above the Utility's 2008 revenues of 50,531. It is our practice to apply the interim percentage increase to existing rates. The approved interim rates are shown on Schedule No. 1.

If the Utility submits revised tariffs reflecting our decision on interim rates, our staff shall have administrative authority to approve the submitted tariffs. The approved rates shall be effective for service rendered as of the stamped approval date on the tariff sheets pursuant to Rule 25-30.475(1), F.A.C., provided customers have received notice. The rates shall not be implemented until our staff verifies that the tariff sheets are consistent with our decision, the proposed customer notice is adequate, and the required security has been filed. The Utility shall provide proof of the date notice was given within 10 days after the date the notice is provided to the customers.

Appropriate Security

In order to protect the customers in the event that the final rates are less than those authorized as a result of the interim increase, the Utility shall provide security by placing in escrow the difference in revenues between the interim rates and the previously authorized rates, or by providing a bond or letter of credit. We calculate the amount of potential refunds associated with the interim revenue increase to be \$15,912 pursuant to Section 367.0814(5), F.S., which specifies that:

² See Order No. PSC-07-0385-SC-WS, issued May 1, 2007, in Docket No. 060575-WS, <u>In re: Application for staff-assisted rate case in Lee County by Useppa Island Utility</u>. Inc. (Useppa Island Utility, Inc. had 145 wastewater customers, and we approved O&M expenses of \$108,102.); and Order No. PSC-04-1264-PAA-SU, issued December 21, 2004, in Docket No. 040300-SU, <u>In re: Application for staff-assisted rate case in Volusia County by Tymber Creek Utilities</u>. (Tymber Creek had 415 customers, and we approved O&M expense of \$148,384.)

³ See Order No. PSC-01-1654-FOF-WS, issued August 13, 2001, in Docket No. 010396-WS, In re: Application for staff-assisted rate case in Brevard County by Burkim Enterprises, Inc.

The Commission may require that the difference between the interim rates and the previously authorized rates be collected under a bond, escrow, letter of credit, or corporate undertaking subject to refund with interest at a rate ordered by the Commission.

If the security provided is an escrow account, said account shall be established between the Utility and an independent financial institution pursuant to a written escrow agreement. The Commission shall be a party to the written escrow agreement and a signatory to the escrow account. The written escrow agreement shall state the following: that the account is established at the direction of this Commission for the purpose set forth above; that no withdrawals of funds shall occur without the prior approval of the Commission through the Commission Clerk, Office of Commission Clerk; that the account shall be interest bearing; that information concerning the escrow account shall be available from the institution to the Commission or its representative at all times; and that pursuant to <u>Cosentino v. Elson</u>, 263 So. 2d 253 (Fla. 3d DCA 1972), escrow accounts are not subject to garnishments.

The Utility shall deposit 47.09 percent of the interim water rate revenue into the escrow account each month, pending the completion of the rate case proceeding. If a refund to the customers is required, all interest earned by the escrow account shall be distributed to the customers. If a refund to the customers is not required, the interest earned by the escrow account shall revert to the Utility.

If the security provided is a bond or a letter of credit, said instrument shall be in the amount of \$15,912. If the Utility chooses a bond as security, the bond shall state that it will be released or shall terminate upon subsequent order of the Commission addressing the requirement of a refund. If the Utility chooses to provide a letter of credit as security, the letter of credit shall state that it is irrevocable for the period it is in effect and that it will be in effect until a final Commission order is rendered addressing the requirement of a refund.

Regardless of the type of security provided, the Utility shall keep an accurate and detailed account of all monies it receives. Pursuant to Rule 25-30.360(6), F.A.C., the Utility shall provide a report by the 20th of each month indicating the monthly and total revenue collected subject to refund as of the end of the proceeding month. Should a refund be required, the refund shall be with interest and undertaken in accordance with Rule 25-30.360, F.A.C.

Under no circumstances shall maintenance and administrative costs associated with any refund be borne by the customers. The costs are the responsibility of, and shall be borne by, the Utility.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the application of Mobile Manor Water Company, Inc., for an interim water rate increase is approved as set forth in the body of this Order. It is further

ORDER NO. PSC-09-0421-PCO-WU DOCKET NO. 090170-WU PAGE 4

ORDERED that the approved interim rates shall be as shown on Schedule No. 1, which, by reference, is incorporated herein. It is further

ORDERED that if the Utility submits revised tariffs reflecting our decision on interim rates, our staff shall have administrative authority to approve the submitted tariffs. It is further

ORDERED that the approved rates shall be effective for service rendered as of the stamped approval date on the tariff sheets pursuant to Rule 25-30.475(1), F.A.C., provided customers have received notice. It is further

ORDERED that the rates shall not be implemented until our staff verifies that the tariff sheets are consistent with our decision, the proposed customer notice is adequate, and the required security has been filed. It is further

ORDERED that the Utility shall provide proof of the date notice was given within 10 days after the date the notice is provided to the customers. It is further

ORDERED that the Utility shall be required to file a bond, letter of credit, or escrow agreement as security to guarantee any potential refunds of revenues collected under interim conditions as set forth in the body of this Order. It is further

ORDERED that pursuant to Rule 25-30.360(6), F.A.C., the Utility shall provide a report by the 20th of each month indicating the monthly and total revenue collected subject to refund as of the end of the proceeding month. It is further

ORDERED that this docket shall remain open pending the final resolution of the Utility's staff-assisted rate case.

By ORDER of the Florida Public Service Commission this 15th day of June, 2009.

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ANN COLE Commission Clerk

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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 this order, which is non-final in nature, may request (1) reconsideration within 10 days pursuant to Rule 25-22.0376, 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 or wastewater utility. A motion for reconsideration shall be filed with the Office of Commission Clerk, in the form prescribed by Rule 25-22.0376, Florida Administrative Code. <u>Citizens of the State of Florida v. Mayo</u>, 316 So.2d 262 (Fla. 1975), states that an order on interim rates is not final or reviewable until a final order is issued. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

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MOBILE MANOR WATER COMPANY, INC		SCHEDULE NO. 1			
TEST YEAR ENDING 12/31/08	DOCK	DOCKET NO. 090170-WU			
MONTHLY WATER RATES					
	UTILITY'S	COMMISSION			
	EXISTING	APPROVED			
	RATES	INTERIM RATES			
Residential and General Service					
Base Facility Charge by Meter Size:					
5/8"X3/4"	\$6.94	\$10.21			
Residential Service Gallonage Charge					
Per 1,000 Gallons	\$6.24	\$9.18			
General Service Gallonage Charge					
Per 1,000 Gallons	\$6.24	\$9.18			
Typical Residential 5/8" x 3/4" Meter Bill Compa	ison				
3,000 Gallons	\$25.66	\$37.75			
5,000 Gallons	\$38.14	\$56.11			
10,000 Gallons	\$69.34	\$102.01			

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for the transfer) DOCKET NO. 630402-W (TC) of Certificate No. 55-W from William P.) and Peggy J. Bishop to Hobile Manor, Inc.) ORDER NO. 13067

The following Commissioners participated in the disposition of this matter:

CHAINMAN GERALD L. GUNTER COMMISSIONER JOSEPH P. CRESSE COMMISSIONER JOHN R. MARKS, III COMMISSIONER KATIE NICHOLE

NOTICE OF PROPOSED AGENCY

ORDER APPROVING TRANSFER OF CERTICATE

BY THE COMMISSION:

William P. and Peggy J. Bishop hold Certificate No. 56-W authorizing them to provide water service to the public in Les Councy, Florida. On August 19, 1983, we received an application for approval of the transfer of the certificate to Mobile Manor, Inc.

Mobile Manor, Inc., is a Florida corporation, whose principal officers and directors are: Clifford Rock, President: Robert Pierce, Vice President; Cacil Ayers, Sacretary; Bernice Parker, Tressurer; and William Hagan, Henry Ness, Harlow Knapp, and Wayne Trulock as Directors.

The applicants have submitted proof of notification to the certified utilities and the appropriate governmental bodies as required by the statutes and rules of this Commission. Notice was given on May 6, 1983. Motice by newspaper publication was also given on May 24, 31, and June 7, 1993, in the Port Hyers Hewe-Press, a newspaper of general circulation. Pour protests to this application were received by this Commission, but all were subsequently withdrawn. Therefore, there are no valid protests and the time for filling such has expired. The appropriate filling fee of \$150 has been paid by the applicant for this transfer.

The applicant has submitted the necessary documentation and has otherwise complied with the requirements for a transfer under Section 367.071, Florida Statutes, and Rules 25-10.06, 25-10.061, and 25-10.07, Florida Makinistrative Code. Also, the purchaser has demonstrated that he has both the financial and technical capability to operate this system. We also note that Henry Mess, the manager of the system under the former owners, will continue as manager of the system for Mobile Manor, Inc. Therefore, we find this transfer to be in the public interest.

Rate Base

The components of rate base, as of December 31, 1982, are calculated on Schedule No. 1, and an explanation of adjustments is set out on Schedule No. 2.

A rate base investment of \$23,526 was last established for this utility by Order No. 7339. Several adjustments and changes have occurred since the issuance of that order. Those adjustments which are essentially mechanical in nature or which are selfexplanatory will not be further explained in the text of this order. The major adjustments are summarized as follows:

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ORDER NO. 13067 DOCKET NO. 830402-W Page 2

 Plant-In-Service - The utility's books do not reflect a reduction of \$16,247 which was set out by Commission Order No. 7339. Therefore, the books were adjusted to reflect this amount.

The utility did record: additions to plant of \$18,036; and retirements of wells, tanks and pumping equipment, due to the utility hookup with the county, of \$5,008. Pursuant to the audit, we find that the plant should be reduced by an additional \$5,235 due to the utility hookup with the county. Also, an additional reduction of \$347 was made in order to eliminate items for which the utility had no supporting documentation.

(2) Land - The land owned by the utility was not reflected in the last order. Therefore, since the utility does own the land, \$4,102 was added as the cost of the land.

(3) Accumulated Depreciation - The utility's records reflect an average depreciation rate of 9.83. Bowever, rates are set so as to allow the 2-1/28 entual depreciation rate. Therefore, accumulated depreciation is edjusted to reflect the depreciation rate of 2-1/28.

Pursuant to these calculations and adjustments, the rate base of the utility, as of December 31, 1982, is calculated to be \$31,779.

Acquisition Adjustment

Nobile Manor, Inc., contracted with William P. and Paggy J. Bishop to pay \$85,000 as a package deal for the Mobile Manor water utility and recreational facilities. No separation was made as to the purchase price paid for the utility, independent of the remaining facilities. However, Mobile Manor, Inc., allocated \$12,729 of the total purchase price to the water utility based on total assets purchased.

An acquisition adjustment results whenever the purchase price differs from the original cost calculation. The acquisition adjustment resulting from the transfer of the Nobile Namor water utility is calculated as follows:

Allocation of Furchase Price Net Book Value of the Assets Furchased	\$32,729			
(Rate Base at Time of Transfer)	\$31,779			
Positive Acquisition Adjustment	\$950			

The applicant, Mobile Manor, Inc. has pointed to no extraordinary circumstances or events surrounding the transfer of this utility system. Therefore, we find that no acquisition adjustment should be included in the rate base.

In consideration of the above, it is

ORDERED by the Plorida Public Service Commission that the application for transfer of Certificate No. 56-W from William P. Fort Myers, Plorida 33903, be and the same is hereby approved. It is further

ORDERED that the provisions of this order issued as proposed agency action shall become final unless an appropriate petition is received by the commission Clerk at his office at 101.East Gaines Street, Tailahasses, Plorida 33301, by the close of business on March 28, 1984. It is further

ORDER NO. 13067 DOCKET NO. 830402-W Page 3

ORDERED that upon receipt of an appropriate petition regarding this proposed agency action, the Commission will institute further proceedings in accordance with Rule 25-22.36, Florida Administrative Code. It is further

ORDERED that after March 28, 1984, the Commission shall either issue a notice of further proceedings, or an order acknowledging that the provisions of this notice have become final. It is further

ORDERED that within twenty (20) days of the date on which this order becomes final, Certificate No. 56-W shall be surrendered to this Commission for appropriate entries. It is further

ORDERED that the rate base be set at \$31,779 as of December 31, 1982. It is further

ORDERED that the positive acquisition adjustment of \$950 is not includable in rate base. It is further

ORDERED that all rates and charges presently in effect for William F. and Peggy J. Bishop shall remain in effect after this transfer is completed.

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By ORDER of the Florida Public Service Commission, this <u>Sth</u> day of <u>MARCH</u>, 1984.

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	MOBILE MANOR WATER UTILITY SCHEDULE OF WATER RATE DASE RATE BASE AS OF 12/31/82						SCHEDULE NO. 1 DOCKET NO. 830402-W			
. ,	PREVIOU ESTABLIS RATE BAS	SHED		TY TONS- EMENTS	RATE E PER UT	DASE TILITY	TU		ADJ	N. USTED E BASE
UTILITY PLANT IN SERVICE	\$ 3:	368.	\$	29275+(1)\$_,	60643.	\$	-22029 (4)	\$	38614.
LAND/NON-DEPRECIABLE ASSET	rs	0.		4102.(2)	4102.		0.		4102.
C.I.A.C.		0.		0.		0.		0.		0.
ACCUMULATED DEPRECIATION	-:	7842.		-24734.(3) -	-32576.		21639(5)		-10937.
AMORTIZATION OF C.I.A.C.		0.		0.		0.		¢,	-	0.
RATE BASE	\$ · 23		\$ ****	8643,	-	32149.	\$	-390.	*	31779. =========

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ORDER NO. 13067 DOCKET NO. 830402-W Page 5

SCHEDULE NO. 2 DOCKET NO. 830402-W PAGE 1 of 1

MOBILE MANOR WATER UTILITY ADJUSTMENTS TO RATE BASE SCHEDULE

Utility Additions /Retirements

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1.	Utility Plant in Service	
	Commission adjustments from Order No. 7339, not posted by utility	\$ 16,247
	Utility's additions to plant	18,036
	Utility's retirements from plant	(5,008)
	Total Utility Adjustments to Plant in Service	<u>\$ 29,275</u>
2.	Land	
	Cost of land, not previously recorded	\$ 4,102
3.	Accusulated Depreciation	
	Utility's additions to accumulated depreciation	<u>\$(24,734)</u>
<u>Staff</u>	Adjustments	
4.	Utility Plant in Service	
	To eliminate items which had no supporting documentation	\$ (547)
	Additional retirements, per staff audit, due to hook-up with county	(5,235)
	Commission adjustments from Order No. 7339. not posted by utility	(16,247)
	Total Staff Adjustments to Plant in Service	<u>\${22,029}</u>
5.	Accumulated Depreciation	
	To remove depreciation associated with plant removed in Order No. 7339	\$ 7,311
	To reflect depreciation rate of 2 1/2% as recommended in previous Commission Order No. 7339	14,328
e.	Total Staff Adjustments to Accumulated Depreciation	<u>\$ 21,639</u>



Account Title MOBILE MANOR WATER CO INC ESCROW ACCOUNT

Region 041

Account Number

Type of Organization			Verification/Tax Identification No. 134289228			
Authorized Signature(s)	- 1					
Signature	mas Frankin	<u>a</u>	Name/Title	THOMAS HAWKINS/PRES		
Signature 2) Core		Name/Title	ANN COLE/ COMMISSION CLERK		
Signature 3 B. t	- D. Vlier		Name/Title	BONITA D VANDALL		
Signature 4			Name/Title			
Signature 5			Name/Title			
Signature 6			Name/Title			
Date Opened	Date Revised	Reason				
Center	Officer Number	ID				
	Work Phone	Ву				
New	Replacement	🗖 Change				
		SunTrust Ba	ink ("Bank")			

It is agreed that all transactions between the Bank and the entity listed in the above Account Title ("Depositor") shall be governed by the rules and regulations for this account and the above signed as the authorized agent(s) of the Depositor hereby acknowledge(s) receipt of such rules and regulations and the funds availability policy. The Depositor also acknowledges the funds availability policy has been explained.

Check Appropriate Box:

Individual / Sole Proprietor X Corporation
Partnership

Limited Liability Company

- Enter the tax classification (D=disregarded entity, C=corporation, P=partnership) ____
- Other (See Instructions.) _____

Exempt payee

Certification-Under penalties of perjury, I, as authorized agent of the Depositor certify that:

- 1) <u>Error! Reference source not found.134289228</u> is the correct taxpayer identification number for the Depositor (or the Depositor is waiting for a number to be issued), and
- 2) The Depositor is not subject to backup withholding because: (a) the Depositor is exempt from backup withholding, or (b) the Depositor has not been notified by the Internal Revenue Service (IRS) that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified the Depositor that it is no longer subject to backup withholding, and
- 3) The depositor is a U.S. citizen or other U.S. person (defined in the instructions).

Certification Instructions. You must cross out item 2 above if the depositor has been notified by the IRS that the depositor is currently subject to backup withholding because the depositor has failed to report all interest and dividends on the depositor's tax return.

Thomas Hawtins Pres MANCIDate _ 7/23/2009 Signature of U.S. Person



I. Business Entity Account Information

MOBILE MANOR WATER CO

Name	INC ESCROW ACCOU	NT	Business Type Useled One		
Taxpaye	er Identification Number	13428922		Date Resolution and Authorization Adopted	
Account	Number(s)				
7 1000 um					

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The undersigned in Section IX or X hereby certify to SunTrust Bank ("Bank") that the above named Business Entity is organized and existing under the laws of the and has been registered in the manner prescribed by law and is currently in full compliance with all requirements relating to its organization and continued existence under applicable law.

These resolutions and authorizations apply to the above referenced deposit account(s) (hereinafter "Account") currently open with the Bank and any additional Accounts opened in the future in the name of the Business Entity. For purposes of this resolution and authorization, Accounts will include any certificates of deposit in the name of the Business Entity. These resolutions and authorizations shall remain in full force and effect until written notice in a form acceptable to the Bank of their rescission or modification certified by the appropriate authorized individual(s) applicable to the Business Entity has been received by Bank and the Bank has had a reasonable time to act on said change. Receipt of such notice shall not affect any action taken by Bank prior thereto and Bank shall be held harmless from any claims, demands, expenses, loss, or damage resulting from, or growing out of, honoring the acts or instructions of any individual so certified or authorized in these resolutions to sign by delegation of authority in accordance herewith or refusing to honor any signature not so certified or authorized.

II. Authority to sign, act, give instructions, access information, use Bank's services, perform transactions, enter into agreements and delegate authority on behalf of Business Entity

Resolved, that Bank be and is hereby designated a depository for the Business Entity; that any one of the individuals or entities named in Section III below is an "Authorized Signer" and is authorized to act, give instructions, access information, use Bank's services, and perform transactions on behalf of Business Entity with respect to any Accounts of Business Entity with Bank or services provided to Business Entity by the Bank, to enter into on behalf of the Business Entity any of Bank's agreements including checking, savings, certificates of deposit, wire or electronic funds transfer, night deposit, cash management, or other treasury management services agreements and to delegate to any other individual or entity his or her authority to act, give instructions, access information, use Bank's services, perform transactions, and enter into agreements on behalf of the Business Entity shall be bound by the terms and conditions of all such agreements and Bank's Rules and Regulations for Deposit Accounts related thereto, all as now existing or as amended from time to time; and that any Authorized Signer named in Section III, is authorized on behalf of this Business Entity to sign and to endorse for deposit, negotiation or collection, any and all checks, drafts, certificates of deposit, savings certificates, items or other instruments or written orders for the payment of money payable by or to the order of this Business Entity. Signatures and endorsements, if any, may be in writing, by stamp, or otherwise affixed, with or without designation or signature of the person so endorsing, it being understood that all prior endorsements on such items are guaranteed by this Business Entity, regardless of the lack of an express guarantee in the endorsement of this Business Entity.

Further Resolved, Bank is hereby directed to honor, pay and charge to the Accounts of this Business Entity, without inquiry as to the circumstances of the issuance or application of the proceeds of, any checks, drafts, items or other written orders on any of this Business Entity's Accounts with Bank, whether payable to, endorsed or negotiated by or for the credit of any person signing the same or any other of the Authorized Signers named in Section III when signed by any of the Authorized Signers named in Section III.

III. Officers/Owner/General Partners/Members/Managers/Governors authorized to act, give instructions, access information, use Bank's services, perform transactions, enter into agreements, and delegate authority on behalf of the Business Entity

The full name, title, and signature of each person authorized to act, give instructions, access information, use Bank's services, perform transactions, enter into agreements, and delegate his or her authority on behalf of the Business Entity as described in the resolutions set forth in this document is immediately below. [Instruction: If the General Partner, Member or Manager is also an entity (e.g., a corporation, LLC, or partnership), the name of the entity is entered in the column headed "Name", applicable title of General Partner, Member or Manager is entered in the column headed "Title", and the name of the individual signing on behalf of that entity and individual's title or position are entered in the column headed "Signature" and the individual signs directly underneath his/her name and title. The individual must provide a resolution on that entity reflecting the individual's authority.]

Name	Title	Signature
THOMAS HAWKINS	PRESIDENT	Momas Laubens
ANN COLE	COMMISSION CLERK	ann the 8/17/09
BONITA D VANDALL	СЕО	D. D. V. D. V. Lee
User ID	Account Number	