

September 3, 2009

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

Re: Amendment of Certificate Neighborhood Utilities, Inc. Certificate Number 430-W

Dear Florida Public Service Commission:

Enclosed you will find our Application for Amendment of the subject Certificate.

Neighborhood Utilities, Inc.

300 West Adams Street Suite 540

Jacksonville, Florida 32202

Phone (904) 350-9824 Fax (904) 356-1520

D 9 5 8 SEP 1 1 2009

DEPOSIT

Yours truly, W. Larry O'Steen

President

Copy including enclosures:

for Amenu. THESE WAXE & Coples PLUS ORIGINAL & Coples AND ONE SAY OF 1" 2 Coples OF TARIFF SHARTS Thomas J. Lund JEA Tower 11 21 West Church Street Jacksonville, Florida 32202

> DOCUMENT NUMBER-DATE 09373 SEP 10 8 **FPSC-COMMISSION CLERK**

(1)# 3039

9/8/09

\$ 200.00

APPLICATION FOR AMENDMENT OF CERTIFICATE (EXTENSION OR DELETION) (Pursuant to Section 367.045, Florida Statutes)

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

The undersigned hereby makes application for amendment of Water Certificate No. 430 • W and/or Wastewater Certificate No **NA** to _____ (add or delete) territory located in **OUVA** County, Florida, and submits the following information:

PART I APPLICANT INFORMATION

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

NEIGAS Name of utility	ORHOOD UTIL	ITIES, INC	•
(904 350 · ·	9824	904 35	6-1520
Phone No.		Fax No.	
300 WEST AU Office street address	DAMS SI	SUITE 540	
1	VILLE FLORIO	A 32202	
City	State	Zip Code	
_N/A			
Mailing address if differ	ent from street address		
WLARRYO	@HOTMAIL .	Com	
Internet address if applic	able		
B) The name, addre application:	ss and telephone number o	of the person to contact conc	erning this
W LARRY	D'STEEN	(904 35	0-992
Name /		Phone No.	
300 WEST A	DAMS ST.	SOITE 540	0
Street address)		
JACKSONV.	ILLE FLORIDA	32202	
City	State	Zip Code	

PSC/ECR 008-W (Rev. 2/91)

PART II NEED FOR SERVICE

- A) Exhibit ______- If the applicant is requesting an extension of territory, a statement regarding the need for service in the proposed territory, such as anticipated development in the proposed service area.
- B) Exhibit ______ If the applicant is requesting a deletion of territory, a statement specifying the reasons for the proposed deletion, demonstrating that it is in the public interest and explaining the effect of the proposed deletion on the ability of any customer, or potential customer, to receive water and/or wastewater service, including alternative source(s) of service.
- C) Exhibit \angle A statement that to the best of the applicant's knowledge, the provision of service will be consistent with the water and wastewater sections of the local comprehensive plan at the time the application is filed, as approved by the Department of Community Affairs, or, if not, a statement demonstrating why granting the amendment would be in the public interest.

PART III SYSTEM INFORMATION

A) <u>WATER</u>

- (1) Exhibit <u>2</u> A statement describing the proposed type(s) of water service to be provided by the extension (i.e., potable, nonpotable or both).
- (2) Exhibit <u>2</u> A statement describing the capacity of the existing lines, the capacity of the existing treatment facilities, and the design capacity of the proposed extension.
- (3) Exhibit 2 The numbers and dates of any construction or operating permits issued by the Department of Environmental Protection for the system proposed to be expanded.
- (4) Exhibit **2** A description of the types of customers anticipated to be served by the extension, i.e., single family homes, mobile homes, duplexes, golf course, clubhouse, commercial, etc.
- (5) If the utility is requesting a deletion of territory, provide the number of current active connections within the territory to be deleted. <u>SWAP</u>.
 NET ZERO

(6) Exhibit 2 - Evidence the utility owns the land where the water facilities that will serve the proposed territory are, or will be, located. If the utility does not own the land, a copy of the agreement, such as a 99-year lease, which provides for the long term continuous use of the land. The Commission may consider a written easement or other cost-effective alternative.

B) <u>WASTEWATER</u> N/A

- (1) Exhibit ______ A statement describing the capacity of the existing lines, the capacity of the existing treatment and disposal facilities, and the design capacity of the proposed extension.
- (2) Exhibit _____ The numbers and dates of any construction or operating permits issued by the Department of Environmental Protection for the system proposed to be expanded.
- (3) Exhibit _____ If the utility is planning to build a new wastewater treatment plant, or upgrade an existing plant to serve the proposed territory, provide a written description of the proposed method(s) of effluent disposal.
- (4) Exhibit _____ If (3) above does not include effluent disposal by means of reuse, provide a statement that describes with particularity the reasons for not using reuse.
- (5) Exhibit _____ A description of the types of customers anticipated to be served by the extension, i.e., single family homes, mobile homes, duplexes, golf course, clubhouse, commercial, etc.
- (6) If the utility is requesting a deletion of territory, provide the number of current active connections within the territory to be deleted.
- (7) Exhibit ______- Evidence the utility owns the land where the wastewater facilities that will serve the proposed territory are, or will be, located. If the utility does not own the land, a copy of the agreement, such as a 99-year lease, which provides for the long term continuous use of the land. The Commission may consider a written easement or other cost-effective alternative.

PART IV FINANCIAL AND TECHNICAL INFORMATION

- A) Exhibit <u>4</u> A statement as to the applicant's technical and financial ability to render reasonably sufficient, adequate and efficient service.
- B) Exhibit <u>4</u> A detailed statement regarding the proposed method of financing the construction, and the projected impact on the utility's capital structure.
- C) Provide the number of the most recent Commission order establishing or amending the applicant's rates and charges. $\underline{E \times H IB} IT 4$
- D) Exhibit $\frac{4}{2}$ A statement regarding the projected impact of the extension on the utility's monthly rates and service availability charges.

PART V TERRITORY DESCRIPTION AND MAPS

A) **<u>TERRITORY DESCRIPTION</u>**

Exhibit 5A - An accurate description of the territory proposed to be added or deleted, using township, range and section references as specified in Rule 25-30.030(2), F.A.C. If the water and wastewater territory is different, provide separate descriptions.

B) <u>TERRITORY MAPS</u>

5 b f 5 c Exhibit **5 b f c** One copy of an official county tax assessment map or other map showing township, range and section with a scale such as 1"=200' or 1"=400' on which the proposed territory to be added or deleted is plotted by use of metes and bounds or quarter sections and with a defined reference point of beginning. If the water and wastewater territory is different, provide separate maps.

C) <u>SYSTEM MAPS</u>

Exhibit **D**. Exhibit **D**. One copy of detailed map(s) showing proposed lines and facilities and the territory proposed to be served. Map(s) shall be of sufficient scale and detail to enable correlation with a description of the territory proposed to be served. Provide separate maps for water and wastewater systems.

PART VI NOTICE OF ACTUAL APPLICATION

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

Copies of the Notice and a list of entities noticed shall accompany the affidavit. <u>THIS MAY BE A LATE-FILED EXHIBIT</u>

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

PART VII FILING FEE

Indicate the filing fee enclosed with the application:

$$\underline{\$ 200^{\underline{6}}}$$
 (for water) and/or $\underline{\$}$ (for wastewater).

<u>Note</u>: Pursuant to Rule 25-30.020, Florida Administrative Code, the amount of the filing fee is as follows:

- (1) For applications in which the area to be extended or deleted has the proposed capacity to serve up to 100 ERCs, the filing fee shall be **\$100**.
- (2) For applications in which the area to be extended or deleted has the proposed capacity to serve from 101 to 200 ERCs, the filing fee shall be **\$200**.
 - (3) For applications in which the area to be extended or deleted has the proposed capacity to serve from 201 to 500 ERCs, the filing fee shall be **\$500**.
 - (4) For applications in which the area to be extended or deleted has the proposed capacity to serve from 501 to 2,000 ERCs, the filing fee shall be \$1,000.
 - (5) For applications in which the area to be extended or deleted has the proposed capacity to serve from 2,001 to 4,000 ERCs, the filing fee shall be \$1,750.
 - (6) For applications in which the area to be extended or deleted has the proposed capacity to serve more than 4,000 ERCs, the filing fee shall be **\$2,250**.

PART VIII TARIFF AND ANNUAL REPORTS

- A) Exhibit An affidavit that the utility has tariffs and annual reports on file with the Commission.
- B) Exhibit **(b**) The original and two copies of proposed revisions to the utility's tariff(s) to incorporate the proposed change to the certificated territory. Please refer to Rules 25-9.009 and 25-9.010, Florida Administrative Code, regarding page numbering of tariff sheets before preparing the tariff revisions. (The rules and sample tariff sheets are attached.)

PART IX AFFIDAVIT

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

BY: Applicant's Signature W. Larry O'Steen Applicant's Name (Typed) President Applicant's Title * Subscribed and sworn to before me this ____29th day in the month of August in the year of 2009 by W. Larry O'Steen who is personally known to me X or produced identification Type of Identification Produced Notary Public's Signature Judith W. Stone Print, Type or Stamp Commissioned Name of Notary Public Commission #DD632046 Expires: March 27, 2011 Bonded thru Budget Notary Services

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

300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 1

PART II NEED FOR SERVICE

- A) & B) New single family subdivision, Cherokee Cove, overlapped both Neighborhood Utilities, Inc. (NUI) service area as well as JEA (City of Jacksonville) service area. JEA did not have nearby facilities to serve west side of the subdivision which was in their service area. NUI had adjacent lines and ability to serve the area, but JEA would not allow the developer to use NUI. The east side of subdivision was within the NUI service area, but JEA had adjacent facilities that could serve this area. The issue was settled by agreement between NUI and JEA to swap 51 lots in JEA area to NUI for 51 lots in NUI area to JEA. See attached copies of correspondence.
- C) To the best of applicant's knowledge, the provision of service is consistent with the local Comprehensive Plan.

EXHIBIT 1, PI OF 7

FW: JEA - Neighborhood Cherokee Cove.dog From: Zahir, Hamid A. - Dir, Customer Order Management (ZahiHA@jea.com) Sent: Thu 9/04/03 4:01 PM To: wiamyc@hotmail.com - 53855 Attachments: JEA - Neightorhood Cherokea Cove.doc (79.9 KB)

Larry,

Thanks for the quick response. I received your fax today and have included your comments in my memo.

Please let me know if I can help.

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----Original Message--- From: Zahir, Hamid A. - Dir, Customer Order Management
 Sent: Thursday, September 64, 2003 3:41 PM
 To: Lund, Thomas J.; Perry, James A. - Acquisition & Disposition Specialist; Acs, Gabor - Manager, Commercial & Network
 Service Fulfillment; Teate, Gary W.; Reichart, Chris D. - Mgr, New Development Liaison & Const Mgmt.;
 'dmountain@kendale.net'
 Subject: JEA - Neighborhood Cherokee Cove.doc

Attached is the electronic format of the MOA from JEA to Neighborhood utilities confirming our agreement on issues pertaining the proposed Cherokee Cove Development Project. I do not have Mr. O'Steen's e-mail address at this point.

I will follow up with a hard copy of this attachment shortly.

Thank you for all your help with this project and if you have any questions, you may reach me at one of the following numbers:

Hamid Zahir

Director, Customer Order Management

Office - (904) 665-6068 Cell - (904) 613-6068

Pager - (904) 442-6068 Fax - (904) 665-4470

JEA

21 W. Church Street, T4

Jacksonville, FL. 32202

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EXHIBIT 1, P2 OF7

September 4, 2003

Mr. Larry O'Steen Neighborhood Utilities, Inc. 200 N. Laura Street, 10th Floor Jacksonville, Florida 32202

Re: Proposed Water Service to Cherokee Cove Sub-Division

Dear Mr. O'Steen:

Thank you for meeting with JEA to resolve the issue of future water services to the proposed Cherokee Cove development. In order to provide the new development with expedited and cost effective service, our resolution to exchange portions of the service areas proves to be the best option at this point.

This project will be constructed in three phases. Sheet 2 of the Master Drainage Plan, delivered to JEA on 08/28/03, was used to determine the service areas. Any changes to the latest lot plan will impact the overall schedule for this project.

Changes to the current service areas as agreed upon are marked in **bold** by project phase:

- 1) Phase-I (Area A & B on the attached map, Total of 54 Lots):
 - a) Lots 1 9 and 52 83 will be served by Neighborhood Utilities.
 - b) Lots 29 41 will be served by Neighborhood Utilities.
 - c) All remaining lots in Phase-I are within the Neighborhood Utility's current certificated service area.
- 2) Phase-II (Area C on the attached map, Total of 17 Lots):
 - a) Lots 16 19, 50 56, and 59 64 will be served by JEA.
 - b) Lots 1 15, 57, 58, and 65 72 will remain within Neighborhood Utilities service area and served by Neighborhood Utilities.
 - c) Lots 20 49 will remain within JEA service area and served by JEA.
- 3) Phase-III (Area D on the attached map, Total of 37 Lots):
 - a) Lots 11 47 will be served by JEA.
 - b) All remaining lots in Phase-III are within the JEA service area.

Following are action items as a result of our meeting last week:

- 1. Define service area boundaries JEA & Neighborhood Utilities
- 2. Send a memorandum of agreement to Neighborhood Utilities and the Developer Hamid Zahir
- 3. Application to PSC indicating the proposed service areas Larry O'Steen

AX HIBITI, P 3 of 7

- 4. Submit an application for service to Neighborhood Utilities Ken Atlee
- 5. Provide legal description of the service area changes Ken Atlee
- 6. Change Phase-I to include Lots 57 & 58 Ken Atlee
- 7. Mark proposed service areas on the project plans Ken Atlee
- 8. Include Normandy Blvd. Crossing on the plans Ken Atlee

The plan review and construction of this project may commence with the understanding that all parties agree to the content and description of this MOA. All installations will conform to JEA standards and will be inspected by JEA.

Please send any future correspondence to my attention, and if I can be of further service, please do not hesitate to call me at 665-6068.

Sincerely,

Hamid Zahir, Director Customer Order Management

cc: Jim Perry, Director – Strategic Partnerships and Acquisitions
 Gabor Acs, Manager – Commercial & Network Service Fulfillment
 Gary Teate, Team Lead – Plan Review
 Chris Reichart, Manager – New Developments Liaison & Construction Management
 Tom Lund, System Planning
 Ken Atlee, Kendale Land Development, Inc.

AXHIBIT 1, P 4 OF 7

Proposed Areas to be Swapped between JEA and Neighborhood Utilities For Cherokee Cove Development Project



Areas to be served by Neighborhood Utilities

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Revised JEA – Neighborhood Utilities Service Areas for Cherokee Cove Development Project

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Proposed CHEROKEE COVE SUBDIVISION Potable water service areas:

REVIGED

Lots to be served by NEIGHBORHOOD UTILITIES, INC .:

PHASE I

Lots 1 thru 84 (all Lots)

PHASE II

Lots 1 thru 15 Lot 56 And Lots 61 thru 68

PHASE III

No lots

Lots to be served by JEA:

PHASE I

No lots

PHASE II

Lots 16 thru 55 And lots 57 thru 60

PHASE III

Lots 1 thru 57 (all lots)

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300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 2

PART III <u>SYSTEM INFORMATION</u> (WATER ONLY)

- (1) & (4) Type of service: potable single family home service
- (3) System is not being expanded only swap of lots
- (2) & (5) Capacity: current capacity is 686 single family, total services including the new subdivision is 449
 This application is for a swap 51 lots for 51 lots: no change in overall number of service connections.

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300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 3

PART III SYSTEM INFORMATION (WATER ONLY)

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(6)

Service rights: (a) Neighborhood Utilities original service area- copy of Covenants and Restrictions attached.

(b) JEA- copy of Cherokee Cove Dedication attached

EX HIBIT 3 P / OF 9

300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 3

PART III <u>SYSTEM INFORMATION</u> (WATER ONLY)

(6)

Service rights: (a) Neighborhood Utilities original service area- copy of Covenants and Restrictions attached.

(b) JEA- copy of Cherokee Cove Dedication attached

EX HIBIT 3 P / OF 9

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DECLARATION OF COVENANTS AND RESTRICTIONS RE: SEWER AND WATER UTILITY SERVICES

WHEREAS, W. LARRY O'STEEN (hereinafter called "Owner"), is the owner of the tracts of land lying in Duval County, Florida, described as follows:

See Attached Exhibits "A" and "B"

(hereinafter referred to as the "Property" or "Service Property"); Owner intends to convey a portion of the Property to Colt Development Corporation, a Florida corporation ("Colt").

WHEREAS, Owner and Colt have entered into Water Utility Agreements with the Neighborhood Utilities, Inc. ("Utilities") and Sewer Utility Agreements with Neighborhood Services, Inc. ("Services"), (said agreements are herein collectively called the "Agreements"), providing for exclusive water and sewer service to the Property by Utilities and Services, or their assignees, respectively (Utilities and Services are sometimes collectively hereinafter referred to as the "Utilities Companies").

Le off matty of S. 23. Tenade & Connegge X. 128 Y. 220 Y. 220 101HG WHEREAS, the purpose of these covenants and restrictions is to subject the Property to covenants and restrictions in a recordable document that will give notice to subsequent purchasers ANDIC -JULE, of the terms of the Agreements that may affect them. JCOC JACKC

l. Term. The Agreements have a term of twenty (20) years from January 1, 1987.

2. Exclusive Right to Provide Utility Service. During the term of, and upon the terms contained in the Agreements, the Utilities Companies have the exclusive right to provide potable water and domestic sewer service to all parts of the Service Property.

3. Covenants and Restrictions. The Owner, for himself and his successors in title (including without limitation, Colt and its successors in title), so long as the Utilities Companies have the exclusive right to provide water and sewer service to any part of the Property in accordance with the Agreements or in accordance with applicable requirements of Duval County or any

EXHIBIT 3, P 20F9

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> OFFICIAL RECORDS

other governmental agency with jurisdiction to regulate the Utilities Companies or the respective services they provide or the rates and fees they charge, and so long as the Agreements (or any of them) remain in effect as to any particular part of the Service Property, hereby imposes the following covenants and restrictions upon the Property:

> A. No well of any kind shall be dug or drilled on that part of the Service Property to provide potable water for use within the structures to be built upon that part of the Property, and no potable water shall be used within the structures to be built upon that part of the Property unless potable water is obtained from Utilities, exclusively, or its successors and assigns. Nothing herein contained shall be construed to prevent digging wells to provide water for use only in air-conditioning systems, yards, gardens or irrigation systems as long as the flow of well water is discharged into storm sewers, lakes and drainable ditches and not in the sewer system.

> B. All domestic sewage from all buildings and structures on that part of the Property must be disposed of through the sewage lines or though the sewage lines and disposal plant owned or controlled by Services or its successors and assigns.

> C. No water from any air-conditioning system or swimming pool shall be permitted to flow into the sewage disposal lines of Services, and nothing other than domestic sewage as defined in the Sewage Utility Agreement shall be discharged into the sewage disposal lines of Services.

> D. The provisions of the Agreements granting the Utilities Companies the exclusive right to supply potable water and domestic sewer service, respectively, to structures located upon the Service Property shall be a reservation and condition running with the land and shall be binding upon (i) the Owner, (ii) all successors, transferees and assigns of the Owner, and (iii) all builders building on the Property, and their successors, transferees and assigns.

The Owner shall: (a) assist the Utilities Companies in every reasonable manner in enforcing covenants and restrictions and (b) include a reference to them in each instrument by which Owner conveys any portion of the Property.

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SX HIBIT 3, P 3 OF 9

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> OFFICIAL RECORDS

IN WITNESS WHEREOF, the parties have executed this Declar-

ation of Covenants and Restrictions on the day and year set forth

above.

Signed, sealed and delivered in the presence of: In.

W. Larry Ø Zeen

STATE OF FLORIDA COUNTY OF DUVAL

 \underline{X}_{t^h} The foregoing instrument was acknowledged before me this day of January, 1987 by W. LARRY O'STEEN.

Florida Notary Public State <u>þf</u> at Large My Commission expires:

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NOTARY PUBLIC. STATE OF FLORIDA Ny commission expires Oct. 14, 1990

ELK/CD/UTILITY4

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AXHIBIT3, P 40F 9

to the said West right of way line of Blair Road; thence North 01°10'19" East. and on said West right of way line. 100.03 feet

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* DEFICIAL RECORDS *

EXHIBIT "A"

- PARCEL 1: Tracts 11 and 12, Block 3, Section 31, Township 2 South, Range 25 East, Jacksonville Heights, according to plat thereof recorded in Plat Book 5, page 93 of the current public records of Duval County, Florida
- PARCEL 2: Tracts 5, 6, 9, 10, 11 and 12, Block 4, Section 31, Township 2 South, Range 25 East, Jacksonville Heights, according to plat thereof recorded in Plat Book 5, page 93 of the current public records of Duval County, Florida.
- PARCEL 3: The East 1/2 of the Southeast 1/4 of Section 31, Township 2 South, Range 25 East, EXCEPT the South 165 feet thereof, and except that part of Blair Avenue.

TOGETHER WITH: (1) a non-exclusive easement for ingress and egress as follows: The South 80 feet of Tract 8, Block 3, Section 31, Township 2 South, Range 25 East, Jacksonville Heights, according to plat thereof, recorded in Plat Book 5, page 93, current public records of Duval County, Florida, excepting therefrom those portions lying within the right of way of Chaffee Road; (2) that certain absolute, perpetual and non-exclusive easement over, on and through the South 80 feet of Tracts 3, 4, 5 and 6, Block 3, Section 31, Township 2 South, Range 25 East, Jacksonville Heights, according to plat thereof recorded in Plat Book 5, page 93, of the current public records of Duval County, Florida, reserved by the grantor for itself, its successors and assigns in that certain warranty deed recorded in Official Records Volume 5969, page 1161 of the public records of Duval County, Florida, and confirmed in Grant and Confirmation of Easement recorded in Official Records Volume 6099, page 1453 of said public records; and (3) that certain absolute, perpetual and non-exclusive easement over the South 80 feet of Tract 2, Block 3 and of Tract 8, Block 4, and over, on and through the East 80 feet of Tracts 2 and 3, Block 3, all of Section 31, Township 2 South, Range 25 East, Jacksonville Heights, as above described.

EXCEPTING FROM "PARCELS 2 AND 3", THE PROPERTY DESCRIBED HEREOF AND IDENTIFIED AS: "EXCEPTED PARCELS I, II AND III".

EXCEPTED PARCELS:

I.

PARCEL "A": A portion of the East 1/2 of the Southeast 1/4 of Section 31, Township 2 South, Range 25 East, Duval County, Florida and being more particularly described as follows:

Commence at the Southeast corner of said Section 31; thence North 01°10'19" East, and on the center line of Blair Road, 565.17 feet; thence South 89°47'19" West, 40.01 feet to the West right of way line of said Blair Road and the point of beginning; thence continue South 89°47'19" West, 437.72 feet; thence South 01°00'05" West, and on the East line of a Jacksonville Electric Authority easement, 100.03 feet; thence North 89°47'19" East, 437.42 feet to the said West right of way line of Blair Road; thence North 01°10'19" East, and on said West right of way line, 100.03 feet to the point of beginning.

PARCEL "B": A portion of the East 1/2 of the Southeast 1/4 of Section 31, Township 2 South, Range 25 East, Duval County, Florida, and being more particularly described as follows:

Commence at the Southeast corner of said Section 31; thence North 01°10'19" East and on the center line of Blair Road, 665.20 feet; thence South 89°47'19" West, 40.01 feet to the West right of way

BXHIBITS, P 5 OF 9

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OFFICIAL RECORDS .

line of said Blair Road and the point of beginning; thence continue South 01°00'05" West, and on the East line of Jacksonville Electric Authority easement, 100.03 feet; thence North 89°47'19" East, 437.72 feet to the said West right of way line of Blair Road; thence North 01°10'19" East, and on said West right of way line, 100.03 feet to the point of beginning.

PARCEL "C": A portion of the East 1/2 of the Southeast 1/4 of Section 31, Township 2 South, Range 25 East, Duval County, Florida, and being more particularly described as follows:

Commence at the Southeast corner of said Section 31; thence North 01°10'19" East and on the centerline of Blair Road, 765.23 feet; thence South 89°47'19" West, 40.01 feet to the West right of way line of said Blair Road and the point of beginning; thence continue South 89°47'19" West, 433.32 feet; thence South 01°00'05" West and on the East line of a Jacksonville Electric Authority easement, 100.03 feet; thence North 89°47'19" East, 438.02 feet to the said West right of way line of Blair Road; thence North 01°10'19" East, and on said West right of way line, 100.03 feet to the point of beginning.

II.

All of TIMBER CREEK, UNIT I, according to plat thereof recorded in Plat Book 38, pages 43 and 43A of the current public records of Duval County, Florida, and previously conveyed by first party of instrument dated June 1, 1982 and recorded June 8, 1982, in Official Records Volume 5534, page 1489, of the said public records.

AND

III.

All of VICTORIA FOREST, according to plat thereof recorded in Plat Book 39, pages 75A and 75B of the current public records of Duval County, Florida, and previously conveyed by first party in instrument dated November 1, 1983 and recorded December 30, 1983, in Official Records Volume 5740, page 2267, of the said public records.

ELK/CD/Legals

EX AIBITS, PG of 9

Vol 6258 rc1322

OFFICIAL RECORDS .

EXHIBIT "B"

All of Tract 7, Block 1, Section 6, Township 3 South, Range 25 East, as shown on the Plat of Jacksonville Heights, as recorded in Plat Book 5, page 93 of the current public records of Duval County, Florida, being more particularly described as follows: COMMENCE at the Northwest corner of said Section 6; thence North 89°42'31" East, along the Northerly line of said Section 6, a distance of 2657.41 feet to the Northwest corner of the Northeast 1/4 of said Section 6, also being the Point of Beginning; thence continue North 89°42'31" East, along the Northerly line of said Section 6, a distance of 664.35 feet to the West line of Lot 6, Block 1, Section 6, Township 3 South, Range 25 East, as shown on said Plat of Jacksonville Heights; thence South 00°44'04" West, along last said line, 674.20 feet to the South line of Lot 7, said Block 1, Section 6, as shown on said Plat of Jacksonville Heights; thence South 89°19'09" West, along last said line, 665.59 feet to the West line of the Northeast 1/4 of said Section 6; thence North 00°49'51" East, along last said line, 678.75 feet to the Point of Beginning.



- R. C. S. Harrison C. F. S. FURLER RELEASE STREET STREET, FLA. Street Street Street Street Street

EXHIBIT 3 P 7 0F9



ADOPTION AND DEDICATION

ADOP ILON AND DEDICATION This is to certify that Cherakes Cove, LLC, a limited liability company under the laws of the State of Florida, is the lowful owner of the lands described in the caption hereon known as Cherakee Cove Unit One, having caused the same to be surveyed and subdivided, that SunTrust Bank, is the holder of a martgage on said lands. This plat being made in accordance with said survey is hereby adopted as a true and correct plat of those lands. All easements for utilities and sewers are hereby irrevocably dedicated to UEA, its successors and assigns. All roads, parkways, all existing a conservation easements which shall remain privately owned and the sale and exclusive property of the owner, its successors and assigns as shown hereon, are hereby irrevocably and without reservation dedicated to the City of Jacksonville, its successors and assigns. The drainage easements over, under, across and through the lakee formwater management facilities shown on this plat are hereby irrevocably increased the lakee formwater management facilities shown on this plat are hereby irrevocably increased to the lakee formwater management facilities shown on this plat are hereby irrevocably increased to the lakee formwater management facilities shown on this plat are hereby irrevocably through the lakee formwater management facilities shown on this plat are hereby irrevocably through the lakee formwater management facilities shown on this plat are hereby irrevocably through the lakee formwater management facilities the management as the shown of the lakee formwater management facilities shown on this plat are hereby irrevocably through the lakee formwater management facilities the management facilities the shown on this plat are hereby irrevocably through the lakee formwater management facilities the shown on this plat are hereby irrevocably through the lakee formwater management facilities the shown on this plat are hereby irrevocably through the showned the showned the showned the showned the through the lakes/stormwater management facilities shown on this plat are hereby irrevocably dedicated to the City of Jacksonville, its successors and assigns, and are subject to the followi. covenants which sholl run with the land:

- 1) The drainage easements hereby dedicated shall permit the City of Jacksonville, its successors and assigns, to discharge into said lakes/stormwater management facilities which these easements traverse, all water which may fall on or come upon all (roads, parkways, lanes, drives and courts as noted above) hereby dedicated, together with all substances or matter which may flow or pass from (roads, parkways, lanes, drives and courts); from adjacent land or from any other source of public waters into or through said lakes/stormwater management facilities, without any liability whatsoever on the part of the City of Jacksonville, its successors and assigns for any damage, injuries or loss to persons or property resulting from the acceptance or use of these drainage easements by the City of Jacksonville, its successors and assigns;
- 2) The lakes and treatment systems shown on this plot are owned in fee simple title by the abutting owners(s), its successors and assigns, and all maintenance and any other matters pertaining to sold lakes/stormwater management facilities are the responsibility of the owner, its successor and assigns. The City of Jacksanville by acceptance of this plat assumes no responsibility whatsoever for sold lakes and treatment ownters. treatment systems.
- 3) The City of Jacksonville, its successors and assigns, shall not be liable nor responsible for the creation, operation, failure or destruction of water level control equipment which may be constructed or installed by the developer or any other person within the area of the lands hereby platted, or of the lakes and treatment systems shown on this plat, but shall have the right to modify the water level including the report, removal or replacement of the lakes/stormwater management for the lakes/stormwater management facilities and the control structures to effect adequate drainage.

The Owner, its successors and assigns of the lands described and captioned hereon, shall indemnify the City of Jacksonville and save it harmless from suits, action, damages and itability and expense in connection with loss of life, badily or personal injury or property damage or any other damage arising from or out of any occurrence in, upon, at or from the lakes/stammwater management facilities described above, or any part thereof, occasioned wholly or in part by any act of amission of its agents, contractors, employees, servants, licensees, or concessionaires within Cherokee Cove Unit One. This indemnification shall run with the land and the assigns of the owner and shall be subject to it. to it

Tracts "A" and "B" (Conservation Area), as shown hereon are hereby irrevocably dedicated to Cherokee Cove Homeowners Association, Inc., a not for profit corporation, its successors and assians.

The undersigned Owner(s) do hereby reserve unto themselves and assigns, an easement for landscaping and construction of signs over all non access easements, and also easement(s) over all lands designated as private drainage easements shown on this plat, the maintenance responsibilities of which shall be those of the owner, its successors, and

assians.

Designs. Those easements designated as "JEA-E.E." are hereby irrevocably dedicated to JEA, its successors and assigns, for its exclusive use in conjunction with its underground electrical system. Those easements designated as "JEA-E." are hereby irrevocably dedicated to JEA, its successors and assigns, for its non-exclusive use in conjunction with its underground electrical system; provided however, that no parallel utilities may be installed within soid easements. installed within said easements

CHEROKEE COVE, LLC A Limited Liability Company

Witness: NOILLA THANKS Print Name: Mallus Masson Mitness: Print Nome: Roberta K. Bor

Charokee Cove. LLC its Managing r n aila Konyon Br. Kenvon S. Atle its Managing Member

STATE OF FLORIDA COUNTY OF DUVAL

The foregoing instrument was acknowledged before me this $\underline{10}$ day of $\underline{1011324}$ A.D., 2005 by Kenyon S. Atlee, Managing Member of Cherokee Cove, LLC, a limited liability company, on benefit of the company, who is personally known to me.

Notary Public, State of Florida

Type of print name_____ My Commission Expires Мv Commission Number:



Neighborhood Utilities, Inc. 300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 4

PART IV FINANCIAL AND TECHNICAL INFORMATION

- A) Financial and technical ability to render reasonably sufficient, adequate and efficient service-No change in level of service is required, this is a 51 lot for 51 lot swap.
- B) Method of financing proposed construction: None- no construction required by Applicant
- C) Most recent Commission Order: Original Order 13723 dated 9-28-84 Docket 840063-WU
- D) Impact on rates: None- this is a lot for lot swap.

EXHIBIT 4, P / OF 1

Neighborhood Utilities, Inc. 300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 5

PART V TERRITORY DESCRIPTION AND MAPS

A) <u>TERRITORY DESCRIPTION FOLLOWING</u> (EXHIBIT 5A)

TO BE ADDED: Area name: NU-1

A portion of Tracts 13 and 14, Block 3, Section 31, Township 2 South, Range 25 East, as shown on the plat of Jacksonville Heights, as recorded in Plat Book 5, Page 93 of the current public records of Duval County, Florida as follows: Commence at the Southwest corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a distance of 1,224.03 feet to the Southwest corner of Tract 13, Block 3, Jacksonville Heights, to the POINT OF BEGINNING: thence continue along said South line of Section 31 N 89-42-30 E a distance of 663.36 feet; thence N 00-50-36 E a distance of 664.62 feet; thence S 89-46-36 W a distance of 664.95 feet; thence S 00-47-27 W a distance of 665.40 feet to the POINT OF BEGINNING. Perimeter: 2658.86 Area: 441,771 sq.ft. 10.14 acres

TO BE ADDED: Area name: NU-2 (Also known elsewhere as P1)

A portion of Tracts 1 through 6, inclusive, Tracts 10 through 14, Block 3, and Tracts 5 through 8, inclusive, Tracts 9, 11, and 12,

Block 4, Section 31, Township 2 South, Range 25 East, together with a portion of Tracts 6 and 7, Block 2, Section 6, Township 3 South, Range 25 East as shown on the plat of Jacksonville Heights, as recorded in Plat Book 5, Page 93 of the current public records of Duval County, Florida as follows: Commence at the Southwest corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a distance of 664.35 feet to the Southwest corner of Tract 11, Block 3, Jacksonville Heights, to the POINT OF BEGINNING;

thence N	00-44-25	E	а	distance	of	166.54	feet;				
thence S	89-43-33	W	a	distance	of	614.49	feet;				
thence S	00-39-57	W	a	distance	of	327.10	feet;				
thence N	89-42-31	Е	а	distance	of	248.32	feet;				
thence S	00-38-40	W	a	distance	of	173.91	feet;				
thence N	89-17-13	Е	а	distance	of	364.98	feet;				
thence S	00-39-10	W	a	distance	of	516.95	feet;				
thence N	84-58-30	Ε	а	distance	of	172.65	feet;				
thence N	00-40-10	Ε	a	distance	of	222.00	feet;				
thence N	84-58-30	Е	а	distance	of	160.00	feet;				
thence N	00-41-18	Е	a	distance	of	599.10	feet;				
thence S	89-42-31	W	а	distance	of	330.34	feet to	the	POINT	OF	BEGINNING.
Perimeter: 3890.51 Area: 505,804 sq.ft. 11.61 acres											

EXHIBIT 5, P 1 OF 5

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TO BE DELETED: Area name: JEA-1
A portion of Tracts 11 and 12, Block 3,
Section 31, Township 2 South, Range 25 East,
as shown on the plat of Jacksonville Heights,
as recorded in Plat Book 5, Page 93 of the
current public records of Duval County, Florida as follows: Commence at the Southwest
corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a
distance of 1,224.03 feet to the Southwest corner of Tract 13, Block 3, Jacksonville
Heights, thence N 00-47-27 E along the West line of said Tract 13 a distance of 861.76
feet to the POINT OF BEGINNING:
thence N 55-09-07 W a distance of 66.88 feet;
thence N 89-18-56 W a distance of 219.61 feet;
thence N 00-46-00 E a distance of 65.71 feet;
thence N 89-15-41 W a distance of 110.00 feet;
thence N 00-43-08 E a distance of 275.01 feet;
thence N 89-50-42 E a distance of 155.39 feet;
thence N 00-01-10 E a distance of 135.00 feet;
thence N 89-50-42 E a distance of 230.97 feet;
thence S 00-47-27 W a distance of 519.05 feet to the POINT OF BEGINNING
   Perimeter: 1777.60 Area: 157,285 sq.ft. 3.61 acres
TO BE DELETED: Area name: JEA-2
A portion of, Tracts 9, 11, and 12, plus all of Tract 10 Block 4,
Section 31, Township 2 South, Range 25 East,
as shown on the plat of Jacksonville Heights,
as recorded in Plat Book 5, Page 93 of the
current public records of Duval County, Florida as follows: Commence at the Southwest
corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a
distance of 2,657.56 feet to the Southwest corner of Tract 11, Block 4, Jacksonville
Heights, to the POINT OF BEGINNING:
thence N 00-53-47 E a distance of 1327.69 feet;
thence S 44-38-49 E a distance of 1856.48 feet;
thence S 89-42-31 W a distance of 1325.40 feet to the POINT OF BEGINNING
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Perimeter: 4509.57 Area: 879,671 sq.ft. 20.19 acres

B) <u>TERRITORY MAPS</u> (EXHIBIT 5B - MAP SHOWS SWAP AREAS AND LOTS) (EXHIBIT 5C - MAP SHOWS REVISED SERVICE AREA BOUNDARY)

C) <u>SYSTEM MAP</u> (EXHIBIT 5D - SYSTEM MAP)

AXH18175, P 2 of 5



EXHIBIT 5 B : SWAP AREAS



EXAIBIT 50 - SERVICE ARGA BOUNDARY

ex HIBITS,



Neighborhood Utilities, Inc. 300 West Adams Street Suite 540 Jacksonville, Florida 32202 Phone (904) 350-9824 Fax (904) 356-1520

EXHIBIT 6

PART VII TARIFF AND ANNUAL REPORTS

A) Affidavit : Exhibit 6(A);

Applicant hereby certifies that applicant has Tariffs and Annual Reports on file with the Commission.

B) Revised tariff sheets: Exhibit 6(B);

See attached: Second Revised Sheet No. 3.0, Original Sheet No. 3.1 and Original Sheet No. 3.2

EXHIBITG P / of 4

NAME OF COMPANY: Neighborhood Utilities, Inc. WATER TARIFF Second Revised Sheet No. 3.0 Cancels First Revised Sheet No. 3.0

TERRITORY SERVED

CERTIFICATE NUMBER- 430-W

COUNTY - Duval

COMMISSION ORDERS APPROVING TERRITORY SERVED -

Order Number	Date Issued	Docket Number	Filing Type
13723	9/28/1984	WS-840063	
13794	9/28/1984	WS-840063	

W. Larry O'Steen Issuing Officer President Title

EXHIBIT 6, P2 OF 4

NAME OF COMPANY: WATER TARIFF

DESCRIPTION OF TERRITORY SERVED

Area name: Pl

A portion of Tracts 1 through 6, inclusive, Tracts 10 through 14, Block 3, and Tracts 5 through 8, inclusive, Tracts 9, 11, and 12, Block 4, Section 31, Township 2 South, Range 25 East, together with a portion of Tracts 6 and 7, Block 2, Section 6, Township 3 South, Range 25 East as shown on the plat of Jacksonville Heights, as recorded in Plat Book 5, Page 93 of the current public records of Duval County, Florida as follows: Commence at the Southwest corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a distance of 664.35 feet to the Southwest corner of Tract 11, Block 3, Jacksonville Heights, to the POINT OF BEGINNING: thence N 00-44-25 E a distance of 166.54 feet; thence S 89-43-33 W a distance of 614.49 feet; thence \$ 00-39-57 W a distance of 327.10 feet; thence N 89-42-31 E a distance of 248.32 feet; thence S 00-38-40 W a distance of 173.91 feet; thence N 89-17-13 E a distance of 364.98 feet; thence S 00-39-10 W a distance of 516.95 feet; thence N 84-58-30 E a distance of 172.65 feet; thence N 00-40-10 E a distance of 222.00 feet; thence N 84-58-30 E a distance of 160.00 feet; thence N 00-41-18 E a distance of 599,10 feet; thence S 89-42-31 W a distance of 330.34 feet to the POINT OF BEGINNING.

Perimeter: 3890.51 Area: 505,804 sq.ft. 11.61 acres

Area name: P2

A portion of Tracts 1 through 6, inclusive, Tracts 10 through 14, Block 3, and Tracts 5 through 8, inclusive, Tracts 9, 11, and 12, Block 4, Section 31, Township 2 South, Range 25 East, together with a portion of Tracts 6 and 7, Block 2, Section 6, Township 3 South, Range 25 East as shown on the plat of Jacksonville Heights, as recorded in Plat Book 5, Page 93 of the current public records of Buval County, Florida as follows: Commence at the Southwest corner of said Section 31; thence N 89-42-31 E along the south line of said Section 31, a distance of 664.35 feet to the Southwest corner of Tract 11, Block 3, Jacksonville Heights, to the POINT OF BEGINNING: thence continue N 89-57-53 E along the South line of said Section 31, a distance of 1328.62 feet; thence N 00-50-36 E a distance of 664.64 feet; thence S 89-46-29 W a distance of 664.95 feet; thence N 00-47-34 E a distance of 146.36 feet; thence N 55-09-07 W a distance of 66.88; feet; thence N 89-18-56 W a distance of 219.61 feet; thence N 00-46-00 E a distance of 65.71 feet; thence N 89-15-41 W a distance of 110.00 feet; thence N 00-43-33 E a distance of 275.01 feet; thence N 89-50-42 E a distance of 156.26 feet;

(CONTINUED ON ORIGINAL SHEET NO. 3.2)

EXHIBITL P3 OF 4

W. Larry O'Steen Issuing Officer <u>President</u> Title

ORIGINAL SHEET NO. 3.2

NAME OF COMPANY: WATER TARIFF

(CONTINUED FROM ORIGINAL SHEET NO. 3.1) thence N 00-01-10 E a distance of 135.00 feet; thence N 69-50-42 E a distance of 1562.06 feet; thence S 44-38-49 E a distance of 1856.47 feet; thence N 00-42-58 E a distance of 165.80 feet; thence N 89-59-40 E a distance of 1305.50 feet; thence N 01-00-27 E a distance of 300.13 feet; thence S 89-37-24 W a distance of 437.39 feet; thence N 00-50-07 E a distance of 300.15 feet; thence N 89-37-24 E a distance of 438.29 feet; thence N 89-37-24 E a distance of 1883.34 feet; thence S 89-58-52 W a distance of 4634.52 feet; thence S 00-44-19 W a distance of 2658.81 feet to the POINT OF BEGINNING.

Perimeter: 19375.51 Area: 9,572,753 sq.ft. 219.76 acres

W. Larry O'Steen Issuing Officer President Title

EXHIBITE, PYOFY