Michael G. Cooke Tel: 813-318-5700 CookeM@gtlaw.com Chart, received with filtry and forwarded Afbir deposit. Fiscal to forward deposit information to Records. on who forwarded check

September 24, 2012

VIA FEDERAL EXPRESS

Ms. Ann Cole, Director Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Docket No. 120240 - WU RE:

Application for Approval to Transfer Water Certificate 518-W for CWS Communities LP (Haselton to MHC HV FL Utility Systems, L.L.C.

Dear Ms. Cole:

Enclosed for filing on behalf of MHC HV FL Utility Systems, L.L.C. are the original and seven copies of an Application for Approval to Transfer Water Certificate 518-W for CWS Communities LP (Haselton to MHC HV FL Utility Systems, L.L.C. Also enclosed is check number 550332 in the amount of \$750 in payment of the application fee. Please open a docket to consider this matter.

Please acknowledge receipt of the foregoing by stamping the enclosed extra copy of this letter and return it to my attention in the self addressed postage paid envelope.

Sincerely, COM Mulul S woln ECO Michael G. Cooke **ENG** MGC/mmt GCL Enclosure IDM TEL TPA 511.707.339

DOCUMENT NUMBER - DAT

06443 SEP 25 º

AMSTERDAM

ATLANTA

ALBANY

AUSTIN

BOSTON CHICAGO

DALLAS

DELAWARE

DENVER

FORT LAUDERDALE

HOUSTON

LAS VEGAS

LONDON^a

LOS ANGELES

MIAMI

MILAN**

NEW JERSEY

NEW YORK

ORANGE COUNTY

ORLANDO

PALM BEACH COUNTY

PHILADELPHIA

PHOENIX

ROME**

SACRAMENTO

SAN FRANCISCO

SHANGHAI

SILICON VALLEY

TALLAHASSEE

TAMPA

TYSONS CORNER

WASHINGTON, D.C.

ZURICH**

*OPERATES AS GREENBERG TRAURIG MAHER LLP

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Application For Approval)	
to Transfer Water Certificate 518-W)	
for CWS Communities LP)	Docket No. 120240- WU
(Haselton Village) to)	10000
MHC HV FL Utility Systems, L.L.C.)	

Application For Approval to Transfer Water Certificate 518-W for CWS Communities LP (Haselton) to MHC HV FL Utility Systems, L.L.C.

MHC HV FL Utility Systems, L.L.C., by and through its undersigned counsel, and pursuant to Section 367.071, *Florida Statutes*, ("F.S."), and Rule 25-30.037, Florida Administrative Code ("F.A.C."), hereby files this application for approval of the transfer of the certificate for the CWS Communities, LP ("Haselton Village") water utility in Lake County to MHC HV FL Utility Systems, L.L.C.. In support of this application, ELS states as follows:

APPLICATION INFORMATION

1. Complete name and address of seller

Hometown Haselton Village, L.L.C. 150 N. Wacker Drive, Suite 2800 Chicago, IL 60606

2. Complete name and address of buyer

MHC HV FL Utility Systems, L.L.C. Two North Riverside Plaza Chicago, IL 60606

3. Nature of buyer's business organization

MHC HV FL Utility Systems, L.L.C., is a limited liability corporation. It is affiliated with Equity Lifestyle Properties, Inc., ("ELS"), a ELS real estate investment trust. Please see the figure provided in ATTACHMENT 1 for a diagram of relevant corporate entities.

06443 SEP 25 º

4. Name and address of buyer's corporate officers, directors, partners or other persons who will have an interest

Please see the attached Florida 2012 Limited Liability Company Annual Report for fiscal year ended December 1, 2011, which lists the managing member and officers. (ATTACHMENT 2)

5. Date and state of incorporation of buyer

MHC HV FL Utility Systems, L.L.C., is a Delaware limited liability company and is authorized to do business in Florida. Please see attached Florida 2012 For Profit Corporation Annual Report for further information. (ATTACHMENT 2)

6. Names and locations of other water or wastewater utilities owned by the buyer

MHC HV FL Utility Systems, L.L.C., does not own any other water or wastewater utilities. ELS, as of the end of 2011, had an indirect ownership interest in approximately 382 mobile home communities and RV resorts, certain of which had associates with waste or wastewater utilities. In Florida, ELS or its affiliates owns the following water or wastewater utilities: BE Utility Systems, L.L.C., in Marion County; CC Utility Systems, L.L.C., in Broward County; COL Utility Systems, L.L.C., in Lake County, HV Utility Systems, L.L.C., in Pasco County; MFL Utility Systems, L.L.C., in Lake County; and OB Utility Systems, L.L.C., in Marion County.

7. Copy of the contract for sale and related agreements

Please see attached Bill of Sale between Hometown Haselton Village, L.L.C., and MHC HV FL Utility Systems, L.L.C. (ATTACHMENT 3)

8. Statement describing the financing of the purchase

The purchase of the utility is not separately financed. It is part of a larger transaction in which affiliates of ELS acquired from affiliates of Hometown America, LLC, 75 mobile home communities throughout the United States. The purchase price paid for the assets of Hidden Valley SPE, L.L.C., was not separately allocated in the transaction. Please see also paragraph 10, below.

9. Statement of how transfer is in the public interest

MHC HV FL Utility Systems, L.L.C. has the financial and technical ability to provide service in the community served by the utility and the customers will continue to receive the same quality of service to which they are accustomed. To operate the system, the utility retains a management team that professionally operates the water system. The utility will continue to provide safe and reliable service to its customers. ELS, as of the end of 2011, had an indirect ownership interest in a portfolio of approximately 382 properties located throughout the United States and Canada, consisting of over 140,000 residential sites. As noted above, other properties owned and operated by affiliates of

ELS in Florida include several communities with water and wastewater utilities that currently are regulated by the Florida Public Service Commission.

10. List of all entities upon which the applicant is relying to provide funding to the buyer

There is not separate financing for the purchase of the utility assets. Funding is provided by affiliates of ELS as part of a larger transaction in which affiliates of ELS acquired from affiliates of Hometown America, LLC, 75 mobile home communities in the United States. As noted in publicly filed documents, the purchase price for the transaction in which ELS acquired the communities, utilities, and other assets was more than \$1,000,000,000.

11. Proposed net book value of the system as of the date of the proposal

The portion of the purchase price paid at closing allocable or attributable to the certificated utility property is deemed to be at least the net book value of the utility assets established by the Commission as part of this transfer docket. The rates for the CWS Communities LP water utility were most recently established by the Commission in a staff assisted rate case in 2008 in Docket No. 080715-WU, Order No. PSC-09-0649-CO-WU, issued September 25, 2009. No acquisition adjustment is requested.

12. Books and records of seller

The books and records of the utility will be maintained in Florida, in compliance with Rule 25-30.115(1), F.A.C.,

13. Copies of all federal income tax returns of the seller from the date the utility was first established or the date the rate base was most recently established.

MHC HV Utility Systems, L.L.C. requested the seller to provide copies of federal tax returns for the utility dating back to the date of the last rate case conducted for the utility. MHC HV Utility Systems, Inc., has been advised that separate tax returns for the utility were not filed; the utility's information was incorporated into combined filings without having segregated the utility's information.

14. Statement from buyer that system appears to be in compliance with FDEP requirements

After reasonable inquiry, the utility system appears to be in satisfactory condition and in substantial compliance with applicable FDEP requirements.

15. Evidence that the utility owns the land

Please see the attached Grant of Non-Exclusive Easement between the mobile home community owner, MHC Haselton Village, L.L.C., and MHC HV FL Utility Systems, L.L.C. (ATTACHMENT 4). See also the attached water and wastewater Treatment

Services Agreement between MHC Haseltong Village, L.L.C. and MHC HV FL Utility Systems, L.L.C. (ATTACHMENT 5).

16. Statement regarding disposition of outstanding RAF

All Regulatory Assessment Fees have been paid through 2012.

17. Original and two copies of sample tariff sheets reflecting ownership and copies of utility's current certificates

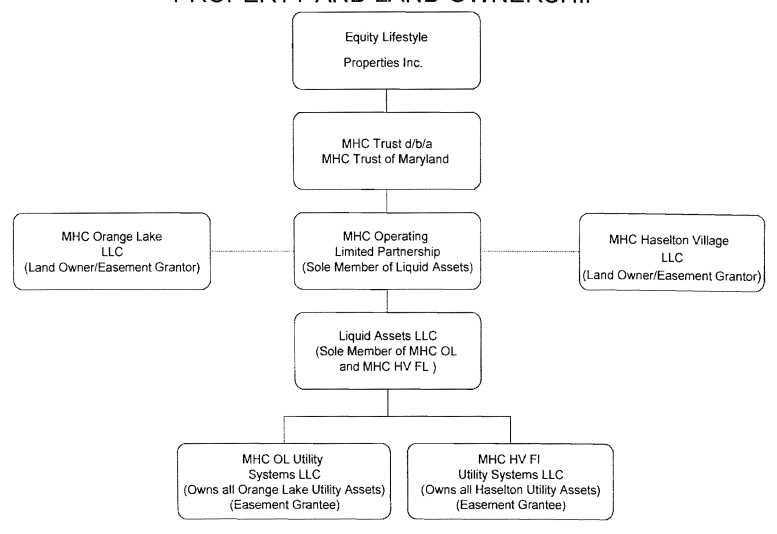
Please see attached tariff sheets and certificate. (ATTACHMENT 6).

WHEREFORE, the Applicant requests that the Commission approve the Application For Approval to Transfer Water Certificate 518-W for CWS Communities LP (Haselton) to MHC HV FL Utility Systems, L.L.C., as set forth herein.

DATED this	day of	, 2012
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Michael G. Cooke
Fla. Bar No.: 0979457
Greenberg Traurig, P.A.
625 E. Twiggs St.
Tampa, FL 33602
(813) 318-5728
Attorneys for Equity LifeStyle Properties, Inc.

HASELTON AND HIDDEN VALLEY UTILITIES PERSONAL PROPERTY AND LAND OWNERSHIP



2012 LIMITED LIABILITY COMPANY ANNUAL REPORT

DOCUMENT# M11000003549

Entity Name: MHC HV FL UTILITY SYSTEMS, L.L.C.

FILED Apr 29, 2012 Secretary of State

Current Principal Place of Business:

2 NORTH RIVERSIDE PLAZA

CHICAGO, IL 60606

New Principal Place of Business:

TWO NORTH RIVERSIDE PLAZA, SUITE 800

CHICAGO, IL 60606

Current Malling Address:

2 NORTH RIVERSIDE PLAZA CHICAGO, IL 60606

New Mailing Address:

TWO NORTH RIVERSIDE PLAZA, SUITE 800 CHICAGO, IL 60606

FEI Number: 45-2757003

FEI Number Applied For ()

FEI Number Not Applicable ()

Certificate of Status Desired ()

Name and Address of Current Registered Agent:

Name and Address of New Registered Agent:

CORPORATION SERVICE COMPANY 1201 HAYS STREET TALLAHASSEE, FL 323012525 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

MANAGING MEMBERS/MANAGERS:

Name: Address: MHC OPERATING LIMITED PARTNERSHIP TWO NORTH RIVERSIDE PLAZA, SUITE 800

City-St-Zip: CHICAGO, IL 60806

Title:

SVP

KROOT, KENNETH Name: Address:

TWO NORTH RIVERSIDE PLAZA, SUITE 800

CHICAGO, IL 60608 City-St-Zip:

Title: ۷P

Name:

JACCARD, WALTER Address:

TWO NORTH RIVERSIDE PLAZA, SUITE 800

City-St-Zip: CHICAGO, IL 60608

Title;

Name:

SEAVEY, PAUL

Address: TWO NORTH RIVERSIDE PLAZA, SUITE 800

CHICAGO, IL 60606 City-St-Zip:

Title:

Name: FIELD, NORM

TWO NORTH RIVERSIDE PLAZA, SUITE 800 Address:

CHICAGO, IL 60608 City-St-Zip.

Title:

LINDERS, MARTINA Name:

TWO NORTH RIVERSIDE PLAZA, SUITE 800 Address:

CHICAGO, IL 60606 City-S1-Zip:

I hereby certify that the information indicated on this report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am a managing member or manager of the limited liability company or the receiver or trustee empowered to execute this report as required by Chapter 608, Florida Statues.

SIGNATURE: KENNETH KROOT

04/29/2012

Electronic Signature of Signing Managing Member, Manager, or Authorized Representative / Date

Bill of Sale

Hometown Haselton Village, L.L.C., a Delaware limited liability company ("Seller"), in consideration of the sum of Ten and No/100 Dollars (\$10.00), in hand paid, and other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged does hereby sell, assign, transfer, and set over to MHC HV FL Utility Systems, L.L.C., a Delaware limited liability company ("Purchaser"), to the extent not excluded pursuant to the terms of the Sale Agreement (defined below), all water and wastewater treatment facilities, distribution and collection lines, meters, conduits, pipelines and other related facilities that is owned by Seller and used or usable in connection with the real estate (the "Land") commonly known as Haselton Village Manufactured Housing Community located at 14 Coral Street, Eustis, FL 32726 (County of Lake) (collectively, the "Personal Property"), together with all replacements and substitutions therefor.

Seller does hereby covenant with Purchaser that at the time of delivery of this Bill of Sale, the Personal Property is free from all encumbrances made by Seller, except for the Existing Mortgage Documents (as defined in the Sale Agreement [defined below]), and that Seller will warrant and defend the same against the lawful claims and demands of all persons claiming by, through or under Seller (except pursuant to the Existing Mortgage Documents), but against none other. EXCEPT AS OTHERWISE SET FORTH IN ANY OF THE REPRESENTATIONS OR WARRANTIES CONTAINED IN THE PURCHASE AND SALE AGREEMENT DATED MAY 31, 2011 BY AND AMONG SELLER (AND AFFILIATES OF SELLER) AND MHC OPERATING LIMITED PARTNERSHIP, AN ILLINOIS LIMITED PARTNERSHIP (AS ASSIGNED TO PURCHASER AND AS SAME MAY HAVE BEEN HERETOFORE AMENDED, "Sale Agreement"), SELLER HEREBY DISCLAIMS, AND GRANTEE HEREBY WAIVES ANY AND ALL. WARRANTIES OF MERCHANTABILITY OR WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE PERSONAL PROPERTY BEING TRANSFERRED BY THIS INSTRUMENT.

EXECUTED as of August 1, 2011.

SELLER:

HOMETOWN HASELTON VILLAGE, L.L.C., a Delaware limited liability company

By: Patrick C. Zills
Name: Patrick C. Zills
Its: Chief Investment Officer



RETURN TO: First American Title Ins. Co. Harborview Plaza 3031 N. Rocky Point Drive W., Suite 770 Tampa, FL 33607 FL 188600 3000

Prepared by and after recording return to:

Kirkland & Ellis LLP 300 N. LaSalle Street Chicago, IL 60654

Attention: Daniel J. Perlman, Esq.

INSTRUMENT #2011076104
OR BK 4062 PG 306 - 315 (10 PGS)
DATE: 8/12/2011 11:48:41 AM
NEIL KELLY, CLERK OF THE CIRCUIT COURT
LAKE COUNTY
RECORDING FEES \$86.50 DEED DOC \$0.70

HASELTON VILLAGE

GRANT OF NON-EXCLUSIVE EASEMENT

THIS GRANT OF NON-EXCLUSIVE EASEMENT ("Agreement") is made and entered into as of August 1, 2011, by and between MHC HASELTON VILLAGE, L.L.C., a Delaware limited liability company, having an address of c/o Manufactured Home Communities, Inc., Two North Riverside Plaza, Suite 800, Chicago, Illinois 60606 ("Grantor"), and MHC HVFL UTILITY SYSTEMS, L.L.C., a Delaware limited liability company, having an address of c/o Manufactured Home Communities, Inc., Two North Riverside Plaza, Suite 800, Chicago, Illinois 60606 ("Grantee").

WITNESSETH:

- 1. For and in consideration of the sum of Ten and 00/100 Dollars (\$10.00), the receipt and sufficiency of which are hereby acknowledged, Grantor hereby grants to Grantee, its successors and permitted assigns, subject to the terms and conditions of this Agreement, a non-exclusive easement with respect to that certain parcel of land owned by Grantor situated in Lake County, Florida, and legally described on Exhibit A attached hereto and made a part hereof ("Easement Parcel"), together with the right of ingress thereto and egress therefrom, solely for the purpose of constructing, repairing, replacing, maintaining and operating certain water wells, water collection systems, waste water treatment facilities, sanitary sewer systems, septic systems, distribution and collection lines, meters, conduits, pipelines and/or other related facilities, if any, that are owned by Grantee and located or to be located within the Easement Parcel (collectively, the "Improvements"), all at the sole cost and expense of Grantee.
- 2. Any activities conducted by Grantee pursuant to the provisions of this Agreement are hereinafter collectively referred to as "Activities". Any such Activities shall be conducted only upon reasonable prior written notice to Grantor (except in an emergency) and in accordance with the terms and conditions of this Agreement.

10 \$86.50

LEGAL_US_E # 94072969.1

- 3. Grantee shall be solely responsible, at Grantee's sole cost and expense, for the construction, repair, maintenance and operation of the Improvements, and Grantee shall keep the same in good condition and repair and in compliance with all applicable laws at all times.
- 4. Title to the Easement Parcel shall remain with Grantor. Grantor reserves the right to use the Easement Parcel and to grant rights to others therein for such purposes as Grantor may deem appropriate; provided, however, that any such use or rights will be consistent with the purposes of this Agreement and shall not unreasonably interfere with Grantee's rights under this Agreement.
- 5. Grantee shall conduct all Activities as expeditiously as reasonably possible, and in such a manner that will not unreasonably interfere with ingress or egress of persons or vehicles to, from or within the Easement Parcel, or with the ordinary flow of pedestrian and vehicular traffic, or with the normal conduct of business on the Easement Parcel.
- 6. Grantee hereby acknowledges that the easement herein granted may cross, at one or more points, other utility facilities or systems or easement rights now or hereafter in existence. Grantee hereby agrees to exercise the highest degree of care in order to avoid any damage to or interference with any such other utility facilities or systems or easement rights and agrees that in the event of any damage to or interference with any such other utility facilities or systems or easement rights attributable to any Activities, Grantee shall promptly remedy such damage or interference at Grantee's sole cost and expense. Grantee further agrees to cooperate with all other grantees having or acquiring similar rights within or serving the Easement Parcel.
- 7. Grantor reserves the right to require Grantee to move or relocate any or all of the Improvements, provided, however, that Grantor will reimburse Grantee for any actual, reasonable expenses incurred in such relocation, and provided further that Grantor will provide a suitable alternate location for any such Improvements and will grant or cause to be granted necessary easement rights for such Improvements at the new location upon substantially the same terms and conditions as herein provided, and in such event this Agreement shall automatically terminate.
- 8. In the event that Grantee abandons or ceases to use the Easement Parcel for the purposes herein set forth for a period of six (6) months or the Water Services Agreement between Grantor and Grantee has been terminated, this Agreement shall automatically terminate and be of no further force or effect; provided, however, that upon termination of this Agreement Grantee shall have thirty (30) days after the date of termination to remove any or all of the Improvements, at Grantee's sole cost and expense, in which event Grantee shall restore the Easement Parcel to substantially the condition which existed immediately prior to such removal. After said thirty (30) days, at Grantor's option, either (i) the Improvements remaining on the Easement Parcel shall become the property of Grantor, without compensation to Grantee, or (ii) Grantor may remove such Improvements and so restore the Easement Parcel, all at the sole cost and expense of Grantee, in which event Grantee shall reimburse Grantor for the cost thereof upon demand. Grantee agrees to execute a release of this Agreement for recordation evidencing the termination of this Agreement, at Grantee's sole cost and expense, within ten (10) days following Grantor's request for same.

- 9. Grantor and Grantee further agree as follows: (i) Grantor makes, and has made, no representations or warranties to Grantee regarding the physical condition of the Easement Parcel or the suitability of the Easement Parcel for Grantee's intended use thereof, and Grantee acknowledges that it has physically inspected the Easement Parcel and accepts the same "as is", with full knowledge of the condition thereof; (ii) the use and enjoyment of the Easement Parcel shall not be unreasonably interfered with in connection with the Activities to be conducted by Grantee, its contractors and agents on or around the Easement Parcel, and Grantee shall promptly repair and restore, at its expense, any damage to the Easement Parcel attributable to such Activities; and (iii) as between Grantee and Grantor, Grantee assumes sole responsibility for any and all loss of life, injury to persons or damage to property that may be sustained in connection with any of the aforesaid Activities to be conducted by Grantee, its contractors and agents on or around the Easement Parcel, and to the extent permitted by law Grantee agrees to indemnify, defend and hold harmless Grantor, its affiliates and subsidiaries, and the respective officers, directors, shareholders, partners, members, agents and employees of each, from and against any and all claims, liability or expense that may arise with respect to the same.
- 10. If either party files an action to enforce any provision of this Agreement, or with respect to a breach of any covenant hereof, the prevailing party shall be entitled to recover from the other party its reasonable attorneys' fees and other legal expenses.
- 11. This Agreement shall run with the land during the term hereof, and shall be binding upon and inure to the benefit of the parties hereto, and their respective successors and assigns.

[Signature pages to follow]

IN WITNESS WHEREOF, Grantor and Grantee have caused this Agreement to be duly executed in multiple counterparts, each of which counterparts shall be considered an original executed copy of this Agreement.

GRANTOR:

MHC HASELTON VILLAGE, L.L.C.,

a Delaware limited liability company

ELS Parking Entity, LLC,

a Delaware limited liability company,

its sole member

By:

Title:

ry Cunningham Watson President

GRANTEE:

MHC HVFL UTILITY SYSTEMS, L.L.C.,

a Delaware limited liability company.

Liquid Assets, L.L.C., a Delaware limited liability By:

company, its sole member

Name: KENNETH A KROOT

Its: SENIOR VICE PRESIDENT

& GENERAL COUNSEL

My Commission exp	OFFICIAL SEAL" Emily G. Taylor Netary Public, State of Hillinois My Commission Expires September 30, 2014
Witness my hand and official s	day of July 2011. Symbol D. Jaylor Notary Public
on this 28 the day of Tule who is personally well known of ELS Parking Entity foregoing and annexed Agree for the purposes therein conta acknowledgment on behalf of	otary Public in and for the said jurisdiction, do hereby certify that any, 2011, personally appeared <u>Mary Curningham - Watson</u> , of satisfactorily proven to me to be the <u>President</u> , y, LLC, a Delaware limited liability company, who executed the ment bearing date of the <u>IST</u> day of <u>MGUST</u> , 2011, ined, and further certified that he is duly authorized to make this said limited liability company.
COUNTY OF COOK	} to-wit. }
STATE OF ILLINOIS	} to-wit:

STATE OF ILLINOIS	}
COUNTY OF COOK	} to-wit:
COUNTY OF COOK	3
on this 28 day of 3 at , who is personally wel of Liquid Asse	that Public in and for the said jurisdiction, do hereby certify that 2011, personally appeared Kenneth A. Kroot known or satisfactorily proven to me to be the Se.VP+ GC ts, L.L.C., a Delaware limited liability company, the sole member RVICES, L.L.C., a Delaware limited liability company, party to
and who executed the foregoing AMLMST, 2011, for the	ng and annexed Agreement bearing date of the <u>IS</u> day of purposes therein contained, and further certified that he is duly vieldgment on behalf of said limited liability company.
Witness my hand and official s	eal this 28th day of July, 2011. Imply D. Jaylor Notary Public
My Commission exp Seft 30, 2	OFFICIAL SEAL Entity G. Taylor Notary Public, State of Elizaba by Commission Express September 25, 2014

EXHIBIT A

Description of Easement Parcel

Exhibit A

Haselton Village, FL

The land referred to herein below is situated in the County of Lake, State of Florida, and described as follows:

PARCEL 1:

BEGINNING AT THE EAST 1/4 CORNER OF SECTION 34, TOWNSHIP 18 SOUTH, RANGE 26 EAST, LAKE COUNTY, FLORIDA, RUN THENCE SOUTH 01° 48' 30" WEST A DISTANCE OF 600.06 FEET, THENCE SOUTH 60° 02' 15" EAST A DISTANCE OF 258.75 FEET TO THE WESTERLY RIGHT-OF-WAY OF COUNTY ROAD NO. 19A, THENCE SOUTH 27° 20' 27' WEST ALONG SAID RIGHT-OF-WAY, A DISTANCE OF 529.11 FEET TO THE BEGINNING OF A CURVE HAVING A RADIUS OF 510.46 FEET AND BEING CONCAVE EASTERLY, THENCE ALONG THE ARC OF SAID CURVE AND THROUGH A CENTRAL ANGLE OF 23° 49' 40" AN ARC LENGTH OF 212.28 FEET, THENCE SOUTH 01° 43' 53" WEST ALONG SAID WESTERLY RIGHT-OF-WAY OF COUNTY ROAD NO. 19A. A DISTANCE OF 369.71 FEET TO THE NORTHERLY RIGHT-OF-WAY A DISTANCE OF 806.22 FEET, THENCE NORTH 01° 52' 26" EAST, A DISTANCE OF 514.53 FEET, THENCE NORTH 89° 19' 12" WEST A DISTANCE OF 9.49 FEET, THENCE NORTH 01° 50' 47" EAST A DISTANCE OF 39.32 FEET, THENCE SOUTH 89° 37' 31" WEST A DISTANCE OF 339.62 FEET, THENCE NORTH 01° 51' 37" EAST A DISTANCE OF 641.18 FEET TO THE SOUTHWEST BANK OF A DUG CANAL, THENCE NORTH 25° 58' 09" WEST ALONG SAID SOUTHWEST BANK OF A DUG CANAL, A DISTANCE OF 304.55 FEET, THENCE NORTH 01° 51' 37" EAST A DISTANCE OF 340.00 FEET TO THE EAST-WEST MID-SECTION LINE, THENCE SOUTH 88° 35' 32" EAST ALONG SAID EAST-WEST MID-SECTION LINE, A DISTANCE OF 1315.80 FEET TO THE POINT OF BEGINNING.

PARCEL 2:

THAT PART OF THE NORTHEAST 1/4 OF SECTION 34, TOWNSHIP 18 SOUTH, RANGE 26 EAST, LAKE COUNTY, FLORIDA, DESCRIBED AS FOLLOWS: BEGIN AT THE SOUTHEAST CORNER OF SAID NORTHEAST 1/4 OF SECTION 34, RUN THENCE NORTH 01° 54′ 49″ EAST ALONG THE EAST LINE OF SAID NORTHEAST 1/4 A DISTANCE OF 202.01 FEET, THENCE NORTH 42° 18′ 58″ WEST 524.11 FEET, THENCE SOUTH 22° 28′ 22″ WEST 621.10 FEET TO A POINT ON THE SOUTH LINE OF SAID NORTHEAST 1/4 OF SECTION 34, THENCE SOUTH 88° 35′ 32″ EAST ALONG THE SAID SOUTH LINE OF THE NORTHEAST 1/4 OF SECTION 34, A DISTANCE OF 583.71 FEET TO THE POINT OF BEGINNING AND POINT OF TERMINUS.

THE ABOVE DESCRIBED PARCELS 1 AND 2 ARE THE SAME AS IN WARRANTY DEED RECORDED IN OFFICIAL RECORDS BOOK 998, PAGE 1974 OF THE PUBLIC RECORDS OF LAKE COUNTY, FLORIDA. BASED ON AN ALTA/ACSM LAND TITLE

SURVEY (BOUNDARY SURVEY) PERFORMED BY HAROLD L. WISE, PROFESSIONAL SURVEYOR AND MAPPER CERTIFICATE NO. 3456 OF THE STATE OF FLORIDA, COMPLETED ON FEBRUARY 10, 1999.

SAID PARCELS 1 AND 2 ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT A 4" SQUARE CONCRETE MONUMENT BEING THE EAST 1/4 CORNER OF THE AFOREMENTIONED SECTION 34, TOWNSHIP 18 SOUTH, RANGE 26 EAST FOR THE POINT OF BEGINNING AND THENCE RUN ALONG THE BOUNDARIES OF THE AFOREMENTIONED PARCEL I THE FOLLOWING FOURTEEN (14) COURSES: (1) THENCE RUN SOUTH 01° 48' 30" WEST, ALONG THE EAST LINE OF SAID SECTION 34, A DISTANCE OF 600.06 FEET TO A 1/2" STEEL ROD AND CAP STAMPED GFYLB021 AT THE SOUTHWEST CORNER OF LOT 7 OF CASKEY'S COVE. A SUBDIVISION ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 16, PAGE 21, OF SAID PUBLIC RECORDS; (2) THENCE RUN SOUTH 60° 04' 59" EAST, ALONG THE SOUTHERLY LINE OF A PUBLIC ROADWAY AS PER DEDICATION RECORDED IN OFFICIAL RECORDS BOOK 340, PAGE 151 OF SAID PUBLIC RECORDS, A DISTANCE OF 258.64 FEET (FORMERLY A RECORD DISTANCE OF 258.75 FEET) TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1916 ON THE WESTERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 19-A (66.00 FEET WIDE RIGHT-OF-WAY); (3) THENCE RUN SOUTH 27° 18' 47" EAST, ALONG SAID WESTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 511.70 FEET (FORMERLY A RECORD DISTANCE OF 529.11 FEET) TO A 1/2" STEEL ROD AND CAP STAMPED GFYLB021 AT THE BEGINNING OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 510.46 FEET; (4) THENCE RUN SOUTHERLY, ALONG SAID RIGHT-OF-WAY LINE, WITH SAID CURVE, THROUGH A CENTRAL ANGLE OF 25° 25' 50", AN ARC DISTANCE OF 226.57 FEET (FORMERLY A RECORD DISTANCE OF 212.28 FEET), SAID ARC BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 14" 35' 52" EAST, 224.71 FEET RESPECTIVELY TO A 1/2" STEEL ROD AND CAP STAMPED GFYLB021 AT THE END OF SAID CURVE; (5) THENCE RUN SOUTH 01" 52' 57" WEST, ALONG SAID WESTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 372.63 FEET (FORMERLY A RECORD DISTANCE OF 369.71 FEET) TO A 4" SOUARE CONCRETE MONUMENT MARKING SRD R/W AT THE INTERSECTION OF SAID WESTERLY RIGHT-OFWAY LINE WITH THE NORTH RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 452-A, NOW KNOWN AS COUNTY ROAD 44 (100.00 FEET WIDE RIGHT-OF-WAY); (6) THENCE RUN SOUTH 89" 58' 10" WEST, ALONG SAID NORTH RIGHT-OF-WAY LINE, A DISTANCE OF 806.11 FEET (FORMERLY A RECORD DISTANCE OF 806.22 FEET) TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1916; (7) THENCE LEAVING SAID NORTH RIGHT-OF-WAY LINE, RUN NORTH 01° 51' 45" EAST, ALONG THE WEST LINE OF THE EAST 190.00 FEET OF THE NORTHWEST 1/4 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SAID SECTION 34. A DISTANCE OF 514.40 FEET (FORMERLY A RECORD DISTANCE OF 514.53 FEET) TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1571 ON THE

SOUTH LINE OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SAID SECTION 34; (8) THENCE RUN NORTH 89° 17' 10" WEST, ALONG SAID SOUTH LINE, A DISTANCE OF 9.49 FEET TO A 1/2" STEEL ROD AND CAP STAMPED GFYLB021; (9) THENCE RUN NORTH 01° 39' 35" EAST, A DISTANCE OF 39.55 FEET (FORMERLY A RECORD DISTANCE OF 39.32 FEET) TO A 1/2" STEEL ROD AND CAP STAMPED HALL & FARN LB707; (10) THENCE RUN SOUTH 89° 33' 54" WEST, A DISTANCE OF 339.50 FEET (FORMERLY A RECORD DISTANCE OF 339.62 FEET) TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1571; (11) THENCE RUN NORTH 01° 51' 27" EAST PARALLEL WITH AND 120.00 FEET EAST OF THE WEST LINE OF SAID NORTHEAST 1/4 OF THE SOUTHEAST 1/4, A DISTANCE OF 641.98 FEET (FORMERLY A RECORD DISTANCE OF 641.18 FEET) TO A 5/8" STEEL ROD ON THE SOUTHWESTERLY BANK OF A DUG CANAL; (12) THENCE RUN NORTH 23° 55' 37" WEST, ALONG SAID SOUTHWESTERLY BANK OF A DUG CANAL, A DISTANCE OF 275.93 FEET (FORMERLY A RECORD DISTANCE OF 304.55 FEET) TO A 5/8" STEEL ROD ON SAID WEST LINE OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 34; (13) THENCE RUN NORTH 01° 47' 59" EAST, ALONG SAID WEST LINE, A DISTANCE OF 360.90 FEET (FORMERLY A RECORD DISTANCE OF 340.00 FEET) TO A 4" OCTAGONAL CONCRETE MONUMENT AT THE NORTHWEST CORNER OF SAID NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 34; (14) THENCE RUN SOUTH 88° 36' 15" EAST, ALONG THE NORTH LINE OF SAID NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 34 (EAST-WEST MID-SECTION LINE), A DISTANCE OF 732.10 FEET TO A 1/2" STEEL ROD AND CAP STAMPED GFYLB021 AT THE SOUTHWEST CORNER OF THE AFOREMENTIONED PARCEL 2, SAID CORNER IS NORTH 88° 36' 15" WEST, A DISTANCE OF 583.71 FEET FROM THE AFOREMENTIONED POINT OF BEGINNING; THENCE RUN ALONG THE BOUNDARIES OF SAID PARCEL 2 THE FOLLOWING THREE (3) COURSES: (1) THENCE RUN NORTH 22° 20' 47" EAST, A DISTANCE OF 621.10 FEET TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1916; (2) THENCE RUN SOUTH 42" 27' 45" EAST, A DISTANCE OF 524.05 FEET (FORMERLY A RECORD DISTANCE OF 524.11 FEET) TO A 3.5" ROUND CONCRETE MONUMENT AND CAP STAMPED LS1916 ON THE EAST LINE OF THE NORTHEAST 1/4 OF SAID SECTION 34; (3) THENCE RUN SOUTH 01° 48' 45" WEST, ALONG SAID EAST LINE, A DISTANCE OF 202.18 FEET (FORMERLY A RECORD DISTANCE OF 202.01 FEET) TO A 4" SQUARE CONCRETE MONUMENT AT THE SOUTHEAST CORNER OF SAID NORTHEAST 1/4 OF SECTION 34 AND TO CLOSE THE POINT OF BEGINNING.

Common Address: 14 Coral Street, Eustis, Florida 32726

Tax Parcel Nos.: 34-18-26-0001-000-00106; 34-18-26-0004-000-00900; 34-18-26-0004-000-01100; 34-18-26-0004-000-01103 and 35-18-26-0700-000-07203.

WATER TREATMENT SERVICES AGREEMENT

THIS WATER TREATMENT SERVICES AGREEMENT ("Agreement") is made and entered into as of August ____, 2011 by and between MHC Haselton Village, L.L.C., a Delaware limited liability company ("Owner"), and MHC HVFL Utility Systems, L.L.C., a Delaware limited liability company ("Provider")

RECITALS

- A. Provider currently owns certain water distribution and collection lines, meters, conduits, pipelines and other related facilities (all of the foregoing being referred to herein collectively as the "Facilities") that now serves or hereafter may serve certain property commonly known as Haselton Village, 14 Coral Street, Eustis, FL 32726 (the "Community").
 - B. Owner is the owner of the Community.
- C. In connection with the ongoing operation of a manufactured home community in the Community, Owner desires to acquire from Provider a long-term commitment to provide water treatment services to the Community through the Facilities, and Provider is willing to make such a long-term commitment to provide water treatment services through the Facilities for the benefit of the Community, upon the terms and conditions set forth in this Agreement and in accordance with all applicable statutes and regulations and tariffs governing the Facilities.
- NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:
- 1. <u>WATER TREATMENT SERVICES</u>. Subject to the terms and conditions of this Agreement and all applicable statutes and regulations and tariffs governing the Facilities, for the term of this Agreement, Provider agrees to provide water treatment services (the "Services") for Owner and the individual residents of the Community through the Facilities.
- 2. <u>TERM</u>. The term of this Agreement shall begin on the date hereof and shall terminate on June 30, 2021, unless extended or sooner terminated as provided herein. Notwithstanding the above, Provider shall have the right to discontinue providing the Services to Owner or any individual resident of the Community but only upon the terms and conditions set forth in the applicable statutes, regulations and tariffs governing the Facilities.
- 3. <u>RATES AND CHARGES</u>. Provider shall separately charge Owner and each individual resident of the Community for the Services in accordance with the regulations then governing the Facilities. Provider reserves the right to increase the rates and charges for the Services but only in accordance with all applicable statutes and regulations governing the Facilities.
- 4. <u>SERVICE AREA</u>. The parties acknowledge that Provider may provide Services through the Facilities to other property near the Community in addition to the Community;

provided that such act is permitted pursuant to applicable statutes, regulations and tariffs governing the Facilities.

- 5. <u>LIMITATION OF LIABILITY</u>. Provider shall not be liable to Owner or any individual resident within the Community for failure to furnish the Services to the Community in accordance with this Agreement if the failure results from: (i) acts of God; (ii) strikes, lockouts or other labor disputes; (iii) the making of repairs, alterations or improvements; (iv) inability to secure a proper supply of utilities, lab or of services after making reasonable efforts to obtain such; (v) any other cause beyond Provider's reasonable control (each of the items described in (i)-(v) above, a "Force Majeure Event"); (vi) lawful termination of this Agreement; (vii) Provider no longer being able to legally provide the Services; or (viii) the application of any statutes, regulations or tariffs governing the Facilities.
- 6. <u>TERMINATION</u>. This Agreement shall terminate upon expiration of the term specified in Paragraph 2 above, or earlier upon the mutual written agreement of the parties hereto. Notwithstanding anything to the contrary contained in this Agreement, this Agreement may not be modified in any material way or earlier terminated (whether for default of Provider or otherwise) without the express written consent of the then holder of the first security interest or mortgage on the Community.
- 7. <u>BENEFICIARIES</u>. Notwithstanding anything herein to the contrary, this Agreement constitutes an agreement between Provider and Owner and their respective successors or assigns, and no other person or entity other than the holder of the first security interest or mortgage on the Community, including but not limited to any resident of the Community, shall be deemed to be a third-party beneficiary or have the right to claim any particular benefit or aggregation of benefits as a result of this Agreement.
- 8. <u>CHOICE OF LAW</u>. This Agreement shall be governed by the laws of the State of Massachusetts.
- 9. <u>ASSIGNMENT</u>. The obligations and rights granted under this Agreement shall bind and benefit any successor owners of the Facilities and the Community. Either party shall have the right, at any time, to assign this Agreement and transfer all duties and obligations associated with this Agreement to any purchaser of either the Facilities or the Community, as the case may be.
- 10. <u>MAINTENANCE</u>. Provider covenants to maintain the Facilities in good working order and condition and to promptly repair the Facilities so as to minimize any interruption of the services to the Community.
- 11. <u>INDEMNIFICATION</u>. Provider does hereby protect, defend, indemnify, and hold Owner and their affiliates and subsidiaries, and the respective officers, directors, shareholders, partners, members, agents and employees of each, free and harmless from and against all liability, loss, cost or expense, including without limitation reasonable attorneys' fees and costs of litigation, asserted or claimed against or incurred by Owner in connection with the matters set forth herein.

[SIGNATURES APPEAR ON FOLLOWING PAGE]

IN WITNESS WHEREOF, this Agreement has been executed as of the date first set forth above.

PROVIDER:

MHC HASELTON VILLAGE UTILITY SYSTEMS, L.L.C., a Delaware limited liability company

By: Liquid Assets, L.L.C., a Delaware limited liability company, its sole member

Name: KENNETH A. KROOT

Its: SENIOR VICE PRESIDENT

& GENERAL COUNSEL

OWNER:

MHC HASELTON VILLAGE, L.L.C., a Delaware limited partnership

By: ELS Parking Entity, LLC, a Delaware limited liability company, its sole member

Name:

Title: Mary Cunningham-Watson
President

	CANCELS REVISED	SHEET NO SHEET NO
NAME OF COMPANY		
WATER TARIFF		
	GENERAL SERVICE	
	RATE SCHEDULE GS	
AVAILABILITY -	Available throughout the area served by the Company.	
APPLICABILITY -	For water service to all Customers for which no other schedule	applies.
<u>LIMITATIONS</u> -	Subject to all of the Rules and Regulations of this tariff and Ger and Regulations of the Commission.	neral Rules
BILLING PERIOD -	Monthly	
RATE -	Flat Rate	
	Occupied - \$12.12 Unoccupied - \$6.64 If unoccupied for over 60 consecutive days.	
MINIMUM CHARGE -	\$12.12 (Occupied) \$ 6.64 per month (If Unoccupied for 60 consecutive days).	
TERMS OF PAYMENT -	Bills are due and payable when rendered. In accordance with R Florida Administrative Code, if a Customer is delinquent in pay water service, service may then be discontinued.	ule 25-30.320, ring the bill for
EFFECTIVE DATE -		
TYPE OF FILING -		
		Issuing Office
		<u>Utilities Director</u> Title

	CANCELS REVISED	SHEET NO
NAME OF COMPANY		
WATER TARIFF		
	RESIDENTIAL SERVICE	
	RATE SCHEDULE RS	
AVAILABILITY -	Available throughout the area served by the Company.	
APPLICABILITY -	For water service to all Customers for which no other schedule	applies.
<u>LIMITATIONS</u> -	Subject to all of the Rules and Regulations of this tariff and Ge and Regulations of the Commission.	neral Rules
BILLING PERIOD -	Monthly	
RATE -	Flat Rate	
	Occupied - \$12.12 Unoccupied - \$6.64 If unoccupied for over 60 consecutive days.	
MINIMUM CHARGE -	\$12.12 (Occupied) \$ 6.64 per month (If Unoccupied for 60 consecutive days).	
TERMS OF PAYMENT -	Bills are due and payable when rendered. In accordance with R Florida Administrative Code, if a Customer is delinquent in pay water service, service may then be discontinued.	
EFFECTIVE DATE -		
TYPE OF FILING -	MATERIAL STATE OF THE STATE OF	
		Issuing Office
		Utilities Director Title