BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for acknowledgement)
of corporate reorganization,)
cancellation of Certificate No. 349-W)
and transfer of Certificate No. 305-S)
from CROWNWOOD OF OCALA UTILITY)
COMPANY, INC. to UTILITIES, INC. OF)
FLORIDA and amendment of Certificate)
No. 410-W in Marion County)

DOCKET NO. 910992-WS

ORDER NO. 25643

ISSUED: 1/27/92

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK J. TERRY DEASON BETTY EASLEY

ORDER ACKNOWLEDGING CORPORATE REORGANIZATION, CANCELING CERTIFICATE NO. 349-W, TRANSFERRING CERTIFICATE NO. 305-S, AND AMENDING CERTIFICATE NO. 410-W

BY THE COMMISSION:

Utilities, Inc. of Florida (UIF) is a Class A utility, authorized to provide water and wastewater services to various counties in Florida. According to its 1990 financial statement, UIF realized gross annual revenue of \$1,198,948 and a net operating income of \$74,551.

By Order No. 19445, issued June 6, 1988, we approved the transfer of stock of Crownwood of Ocala Utility Company, Inc. (Crownwood) to UIF. At that time, Crownwood's certificates were in the name of Crownwood of Ocala, Inc., Crownwood's parent company, instead of Crownwood's name. At UIF's request, we approved the transfer of the certificates from Crownwood of Ocala, Inc. to Crownwood of Ocala Utility Company, Inc. As a result of the transfer, Crownwood became a wholly-owned subsidiary of UIF.

On June 15, 1988, Crownwood merged with UIF. However, this Commission was notified aware of the merger in 1991, and on June 10, 1991, UIF submitted a copy of Crownwood's Articles of Merger along with a petition for acknowledgement of its corporate reorganization.

DOCUMENT NUMBER-DATE
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UIF states that reorganization will not affect the rates and charges, the management, the operations or the customer service provided by UIF. Upon consideration of the facts as presented, we hereby acknowledge UIF's corporate reorganization. We, therefore, amend UIF's Certificate No. 410-W to include the territory formerly served by Crownwood, and cancel Crownwood's Certificate No. 349-W. In addition, we transfer Crownwood's Certificate No. 305-S to UIF.

UIF shall return the certificates and revised tariff sheets incorporating the Crownwood systems into UIF's tariffs to this Commission within thirty days of the date of this Order. Our staff shall review the revised tariff sheets, and if accurate, shall approve the tariff filing effective for services provided or connections made after the stamped approval date. Crownwood's water and wastewater tariffs will be canceled accordingly.

It is, therefore,

ORDERED by the Florida Public Service Commission that the corporate reorganization of Utilities, Inc. of Florida is hereby acknowledged. It is further

ORDERED that Utilities, Inc. of Florida shall return Certificates Nos. 410-W, 305-S, and 349-W, to this Commission within thirty days of this Order, so that we may amend Certificate No. 410-W to include the territory formerly served by Crownwood of Ocala Utility Company, Inc., transfer Certificate No. 305-S to Utilities, Inc. of Florida, and cancel Certificate No. 349-W. It is further

ORDERED that Utilities, Inc. of Florida shall submit revised tariff sheets incorporating the Crownwood of Ocala Utility Company, Inc. systems into the tariffs to this Commission within thirty days of this Order. Commission staff shall approve the tariff filing effective for services provided or connections made after the stamped approval date. Crownwood of Ocala Utility Company, Inc.'s water and wastewater tariffs shall be canceled accordingly. It is further

ORDERED that this docket is hereby closed.

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By ORDER of the Florida Public Service Commission, this 27th

day of <u>JANUARY</u> , 1992 .

Division of Records and Reporting

(SEAL)

NRF

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

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