BEFORE THE PUBLIC SERVICE COMMISSION

In re: Application for increase in water and wastewater rates in Seminole County by Sanlando Utilities Corp.

DOCKET NO. 060258-WS ORDER NO. PSC-07-0535-AS-WS ISSUED: June 26, 2007

The following Commissioners participated in the disposition of this matter:

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

ORDER APPROVING SETTLEMENT AGREEMENT

BY THE COMMISSION:

BACKGROUND

Sanlando Utilities Corp. (Sanlando or utility) is a Class A utility providing water and wastewater service to approximately 10,108 water and 8,201 wastewater customers in Seminole County. We last established water and wastewater rates for this utility in its 1998 earnings investigation.¹

On May 15, 2006, Sanlando filed the Application for Rate Increase at issue in the instant docket. By Order No. PSC-06-0671-FOF-WS, issued August 7, 2006, we approved interim annual revenue increases of \$12,315 or 0.59% for water and \$99,409 or 2.98% for wastewater, which are being secured through a corporate undertaking by UI (Sanlando's parent company). By Order No. PSC-07-0205-PAA-WS ("PAA Order"), issued March 6, 2007, we approved rates designed to generate a water revenue requirement of \$2,491,321 and a wastewater revenue requirement of \$3,996,861.

On March 27, 2007, the Office of Public Counsel (OPC) timely filed a protest of the PAA Order. On April 5, 2007, Sanlando timely filed a cross-petition to protest the PAA Order, pursuant to Rule 25-22.029(3), Florida Administrative Code (F.A.C.). By letter dated April 9, 2007, Sanlando stated that it intends to put the PAA Order rates in effect during the pendency of the administrative hearing. At its May 8, 2007, Agenda Conference, we acknowledged Sanlando's implementation of the PAA rates which are held subject to refund and will be secured through either a bond or escrow agreement.

DOCUMENT NUMBER-DATE

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¹ See Order No. PSC-00-1263-PAA-WS, issued July 10, 2000, in Dockets Nos. 971186-SU, <u>In re: Application for approval of reuse project plan and increase in wastewater rates in Seminole County by Sanlando Utilities Corporation.</u>, and 980670-WS, <u>In re: Investigation of possible overearnings</u> by Sanlando Utilities Corporation in <u>Seminole County.</u> Order No. PSC-00-2097-AS-WS, issued November 6, 2000, made Order No. PSC-00-1263-PAA-WS final as modified by the settlement agreement.

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On May 4, 2007, Sanlando and OPC (collectively, "Parties") filed a Joint Motion Requesting Commission Approval of Settlement Agreement (Joint Motion). That motion and settlement agreement are attached to this order as Attachment A, and are incorporated herein by reference.

We have jurisdiction pursuant to Section 367.081 and 367.121, Florida Statutes.

APPROVING SETTLEMENT AGREEMENT

In the Settlement Agreement, the Parties agreed that the PAA Order should be amended to eliminate the language relating to the determination of the used and usefulness of Sanlando's water and wastewater treatment plants, in order for the PAA Order to have no precedential value as to determining the used and usefulness of the water and wastewater treatment plants. We have previously approved a proposed settlement where the language regarding a used and useful calculation was stricken from a proposed agency action order. The language of the PAA Order which the Parties seek to strike can be stricken because each rate case is decided on its own merits.

Notwithstanding the above amendment, the Parties stipulated to the water and wastewater revenue requirements set forth in the PAA Order. Further, the Parties agree that the stipulated revenue requirement shall in no way limit or estop either party from espousing whatever positions either deems appropriate for each and every issue in any subsequent proceeding.

We find that the Parties' Settlement Agreement is a reasonable resolution because it addresses all protested issues. Further, it is in the public interest to approve the Settlement Agreement because it promotes administrative efficiency and avoids the time and expense of a hearing. In keeping with our long-standing practice of encouraging parties to settle contested proceedings whenever possible,³ we therefore approve the Parties' Settlement Agreement.

The utility shall file a proposed customer notice and revised tariff sheets within 15 days of our vote which is consistent with our decision. The approved rates shall be effective for service rendered on or after the stamped approval date of the tariff pursuant to Rule 25-30.475(1), F.A.C., after our staff has verified that the proposed customer notice is adequate and the notice has been provided to the customers. The utility shall provide proof that the customers have received notice within 10 days after the date of the notice.

Based on the foregoing, it is

² Order No. PSC-06-0665-S-WS, issued August 7, 2006, in Docket No. 050281-WS, <u>In re: Application for increase in water and wastewater rates in Volusia County by Plantation Bay Utility Company.</u>

³ Order No. PSC-06-0092-AS-WU, issued February 9, 2006, in Docket No. 000694-WU, <u>In re: Petition by Water Management Services</u>, <u>Inc. for limited proceeding to increase water rates in Franklin County.</u>; Order No. PSC-05-0956-PAA-SU, issued October 7, 2005, in Docket No. 050540-SU, <u>In re: Settlement offer for possible overearnings in Marion County by BFF Corp.</u>; and Order No. PSC-00-0374-S-EI, issued February 22, 2000, in Docket No. 990037-EI, <u>In re: Petition of Tampa Electric Company to close Rate Schedules IS-3 and IST-3</u>, and approve new Rate Schedules GSLM-2 and GSLM-3.

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ORDERED by the Florida Public Service Commission that the Joint Motion and Settlement Agreement is hereby approved. It is further

ORDERED that the utility shall file a proposed customer notice and revised tariff sheets within 15 days of our vote which is consistent with our decision. The approved rates shall be effective for service rendered on or after the stamped approval date of the tariff pursuant to Rule 25-30.475(1), F.A.C., after our staff has verified that the proposed customer notice is adequate and the notice has been provided to the customers. The utility shall provide proof that the customers have received notice within 10 days after the date of the notice. It is further

ORDERED that upon the issuance of the final order approving the Parties' Settlement Agreement, the corporate undertaking amount approved for interim rates and the bond or escrow agreement for the implementation of PAA rates shall both be released. It is further

ORDERED that this docket shall be closed upon the issuance of the final order approving the Parties' Settlement Agreement.

By ORDER of the Florida Public Service Commission this 26th day of June, 2007.

ANN COLE

Commission Clerk

(SEAL)

JSB

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Office of Commission Clerk, and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION ORIGINAL

In re: Application of SANLANDO UTILITIES CORP. for an increase in water and wastewater rates in Seminole County, Florida

DOCKET NO. 060258-WS

JOINT MOTION REQUESTING COMMISSION APPROVAL OF SETTLEMENT AGREEMENT

SANLANDO UTILITIES CORP. ("Sanlando" or "Utility"), and the OFFICE OF PUBLIC COUNSEL ("OPC") file this Joint Motion requesting the Florida Public Service Commission ("Commission") to approve the attached Settlement Agreement. In support of this Joint Motion, Sanlando and OPC state:

- Sanlando and OPC have entered into a Settlement Agreement resolving OPC's
 Petition on Proposed Agency Action Order No. PSC-07-0205-PAA-WS, in accordance with
 the terms of the Settlement Agreement. A copy of the Settlement Agreement is attached
 hereto as Exhibit "A".
- Sanlando and OPC have entered into the Settlement Agreement to avoid the time, expense and uncertainty associated with adversarial litigation, in keeping with the CMP COM Commission's long-standing policy and practice of encouraging parties in protested proceedings to settle issues whenever possible. For these reasons, Sanlando and OPC ECR GCL 🕳 request the Commission to expeditiously issue a Final Order approving the Settlement OPC Agreement without modification and close Docket No. 060258-WS. RCA Pending Commission consideration of the Settlement Agreement, Sanlando SCR -RECEIVED & FILED -1-DOOUMENT NUMBER - DATE 03795 MAY-48

FPSC-COMMISSION CLERK

and OPC request the Commission to suspend discovery and all events currently scheduled in the CASR for this Docket until such time as the Commission acts on this Motion.

WHEREFORE, SANLANDO UTILITIES CORP., and OFFICE OF PUBLIC COUNSEL respectfully request the Commission to approve without modification the attached Settlement Agreement and to suspend discovery and other events scheduled in this proceeding until a Final Order is issued closing this docket.

day of May, 2007.

Respectfully submitted this $\frac{4}{3}$

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Stephen C. Reilly

Associate Public Counsel Office of Public Counsel c/o The Florida Legislature

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Attorney for Sanlando Utilities Corp.

M/M ALTAMONTE/UTILITIES INC/SANLANDO\(.116) 2005 RATE CASE/MOTION APPROVAL OF SETTLEMENT AGR (5-2-07).wpd

ORIGINAL

FPSC-COMMISSION CLERK

	BEFORE THE FLORIDA	A PUBLIC SERVICE CO	OMMISSION
	In re: Application of SANLANDO UTILITIES CORP. for an increase in water and wastewater rates in Seminole County, Florida	DOCKET NO.	060258-WS CLERK CLERK
	SETTLEN	MENT AGREEMENT	, THE 4: 3
	THIS SETTLEMENT AGREEMENT is made and entered into this		
	and		
	WHEREAS, on March 27, 2007, th	e Citizens filed a timely p	protest to the PAA Order; and
	WHEREAS, on April 5, 2007, Sanl	ando filed a timely Cross	-Petition; and
CMP	WHEREAS, in order to avoid the tir	ne, expense and uncertain	ty associated with adversarial
ECP_	parties in protested proceedings to settle issues whenever possible, the Citizens and Sanlando hereby		
GCL <u></u>	enter into this Agreement to settle this case in accordance with the terms and conditions contained		
RCA	herein.	** , .	
SCR	NOW, THEREFORE, for and in cor	nsideration of the mutual (covenants set forth below, the
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- 1. The PAA Order shall be amended to eliminate the language relating to the determination of the used and usefulness of Sanlando's water and wastewater plants. It is the intent of Sanlando and Citizens that the PAA Order shall have no precedential value as to the issues of determining the used and usefulness of Sanlando's water and wastewater plants. Notwithstanding this amendment to the PAA Order, the parties stipulate to the revenue requirement as set forth in the PAA Order. Further, approval by Sanlando and the Citizens of the above stipulated revenue requirements shall in no way limit or estop either party from espousing whatever positions either deems appropriate for each and every issue that might be in controversy in any subsequent proceeding.
- 2. The submission of this Settlement Agreement by the Parties is in the nature of an offer to settle. Consequently, if this Settlement Agreement is not accepted and approved without modification by Commission Order, then this Settlement Agreement is rejected and shall be considered null and void and neither Party may use the attempted agreement in this or any other proceeding.
- Sanlando and the Citizens expressly agree that all activity relating to this docket should be suspended until the Commission disposes of the Joint Motion Requesting Commission Approval of Settlement Agreement.
- 4. This Settlement Agreement will become effective on the date the Commission enters a final order approving the agreement in total. Upon the Commission issuing a final order approving this Settlement Agreement, the Citizens Petition on Proposed Agency Action and Sanlando's Cross-Petition shall be deemed resolved, in accordance with the terms of this Settlement Agreement.
 - 5. The Parties have evidenced their acceptance and agreement with the provisions of this

ATTACHMENT A, PAGE 5 OF 5

Settlement Agreement by their signatures, and personally represent that they have authority to execute this Settlement Agreement on behalf of their respective Parties.

OFFICE OF PUBLIC COUNSEL

Ву

Associate Public Counsel
On behalf of the Customers
of Sanlando Utilities Corp.

SANLANDO UTILITIES CORP.

Martin S. Friedman Attorney for Sanlando Utilities Corp.

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