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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Application of DECCA UTILITIES, INC.)
for Amendment of Certificates 447-W and 378-S in Marion County,)
Florida.

Docket No. 971157-WS

NOTICE OF AMENDMENT

Applicant, DECCA UTILITIES, ("DECCA" or "Utility"), by and through its undersigned attorneys, files this amendment to the legal descriptions filed with the Application in this Docket to remove therefrom the property denoted on Exhibit "A" hereof as "Exception", and described on Exhibit "A" hereof as "less and except".

Respectfully submitted on this day of October, 1997, by:

ROSE, SUNDSTROM & BENTLEY, LLP 2548 Blairstone Pines Drive Tallahassee, Florida 32301 (850) 877-6555

MARTIN S. FRIEDMAN

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the Notice of Amendment has been forwarded via Hand Delivery to Hans Ottinot, Esquire, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 this 21st day of October, 1997.

MARTIN S. FHIEDMAN

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STATE OF FLORDA

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SURVEYOR'S CERTIFICATE

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Mr. Martin S. Friedman Page 2 October 16, 1997

- 4. As required by Rule 25-30.036(3) (j), Florida Administrative Code, provide a statement describing the capacity of the existing lines, the capacity of the treatment facilities, and the design capacity of the proposed extension. Please provide information on the existing water and wastewater lines. Also, reviewing the service area expansion map it appears that the water and wastewater lines in the North 1/2 of Section 25 are separated from the rest of the service area. Does the utility intend to have a separate water and wastewater system for this area, or simply the water and wastewater lines were not drawn on the map to connected to the existing system?
- 5. As required by Rule 25-30.036(3) (m), Florida Administrative Code, provide a description of the types of customers anticipated such as single family. Although the application states that these customers will be commercial, office buildings and single family customers, the application does not indicate the number of these customers. Please identify the number of commercial, office buildings and single family customers the utility plans to serve from this extension.

Questions Relating to Marion Utilities, Inc.

Also, as we discussed, three descriptions of this amendment application are currently in Marion Utilities, Inc. (Marion) service area. Mr. Tim Thompson, President of Marion is planning to file an application for deletion of these areas. Please coordinate with Mr. Thompson, so there is no confusion on the exact descriptions of the areas to be deleted. Also, as I explained the recommendations for amendment (Decca's) and deletion (Marion) will be taken to the same Agenda Conference.

Reviewing the map submitted in Section 30, it appears that Marion's service area will be split in half. This would seem to make Marion's water system less reliable. Do the utility's (Decca and Marion) intend to interconnect the water system together for emergency water service? If not, why not.

Questions Relating to the Marion County/Decca Bulk Service Agreement

- Provide an explanation on how you developed the bulk service rates, and provide a copy
 of the work papers used in obtaining this rate.
- 2. Section 3(4) of the Marion County/Decca Wholesale Agreement states that "in no event shall the County have to pay all or any portion of such a regulatory assessment fee." Section 367.145(1), Florida Statutes, states in part that "the Commission shall set by rule a regulatory assessment fee that each utility must pay once a year...the amount of the regulatory assessment fee shall not exceed 4.5 percent of the gross revenues of the utility derived from intrastate business, excluding sales for resale made to a regulated company." Because Marion County is regulated by the Commission, Decca will be required to pay regulatory assessment fees on the gross revenues generated from the bulk sales to Marion County. There is no provision for a waiver of this statute. If you have any question regarding the fee, please contact Mr. Hans Ottinot, in our Legal Division at (850) 413-6230, or Ms. Martha Golden in the Water and Wastewater Division at (850) 413-7015.

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Further, Section 367.091(3), Florida Statutes, states "a utility may only impose and collect those rates and charges approved by the Commission for the particular class of service involved. A change in any rate schedule may not be made without Commission approval."

- A. Please explain why the utility believes it is appropriate that the County not be required to pay monthly service rates which include an allowance for regulatory assessment fees.
- B. According to Composite Exhibit F of the application, the utility has proposed implementing the rates which include an allowance for regulatory assessment fees. Since the Commission may not waive payment of the regulatory assessment fees, and the utility will be required to charge the rates approved by the Commission, how does Decca propose to release the County from paying the regulatory assessment fees?
- 3. Proposed Water Tariff First Revised Sheet No. 19.0 included in Composite Exhibit F of the application appears to contain a typographical error. According to Sixth Revised Sheet No. 17.0 contained in the utility's current tariff, Decca's approved base facility charge for a 6" meter is \$372.03. Proposed First Revised Sheet No. 19.0 shows a rate of \$872.03. Please either provide a corrected tariff sheet or explain why you believe the 6" meter rate should be \$872.03.
 - 4. How immediate is the need for water and wastewater service for County?
- 5. Which parcels will be served by Marion County, and how does this amendment relate to the bulk service agreement? If these parcels are not served by Marion County, where does the County intend to provide service?
- 6. Does the County plan to develop their own wells and build a wastewater treatment plant, and does the County anticipate serving the water and wastewater customers themselves in the future?

Questions Relating to the Reuse Rate

- According to Item No. 9 on Page 3 of the utility's application, the utility is disposing of its
 effluent through a combination of Public Reuse Spray Irrigation and restricted access land
 application.
- A. Please provide a copy of any written agreements that Decca has entered into for the provision of effluent reuse service.
 - B. Does Decca plan to request approval of a reuse rate?
 - 1. If yes, when does the utility anticipate filing this request?
 - 2. If no, please explain why the utility does not believe a reuse rate is appropriate?

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C. In past proceedings, the Commission has recognized effluent reuse as a class of service even if the utility does not assess a charge. Therefore, please submit a tariff sheet for effluent reuse with a zero rate. We have attached a copy of a tariff sheet from another utility's tariff for your reference. The example covers two pages, but you can use the same one page format that you used for the bulk rate tariff sheets you filed in the application.

Please file an original and twelve copies of the requested information no later than November 17, 1997 with the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399.

If you have any questions please call.

Sincerely, Redeman

Richard Redemann, P.E.

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cc:

Mr. Tim Thompson (Marion Utilities, Inc.)

Division of Water and Wastewater (Hill, Golden)

Division of Legal Services (Ottinot)

Division of Records and Reporting (Bayo)

Division of Records and Reporting (Security File)

DECCA UTILITIES

MARION COUNTY

WATER AND WASTEWATER SERVICE AREA

A parcel of land lying in Section 30, Township 16 South, Range 21 East, Marion County, Florida. being more particularly described as follows:

COMMENCE at the S.W. Corner of Section 30, Township 16 South, Range 21 East, Marion County, Florida; Thence North 00°40'51" East along the West Boundary of said Section 30 and the West Boundary of "Palm Cay Unit II", as recorded in Plat Book "1", Pages 9-11, Public Records of Marion County, Florida, a distance of 1096.97 Feet to a Point on the South Boundary of "Palm Cay", as recorded in Plat Book "Y", Pages 49-52, Public Records of Marion County, Florida: Thence North 89°53'31" East along a Common Boundary of aforesaid "Palm Cay" and "Palm Cay Unit II", 75.01 Feet, Thence North 00°40'51" East along said Common Boundary 125.00 Feet. Thence North 89°53'51" East along said common Boundary 125.01 Feet; Thence North 00°40'51" East along said Common Boundary 74.14 Feet; Thence North 89°55'51" East along said Common Boundary 13.23 Feet; Thence North 00°39'58" East along said Common Boundary 120.01 Feet; Thence North 89°55'51" East along the North Boundary of Aforesaid "Palm Cay Unit II", 1330.72 Feet to the Point of Beginning; Thence continue North 89°55'51" East along said North Boundary 59.78 Feet; Thence South 00°40'51" West along an East Boundary of "Palm Cay Unit II", 618.94 Feet; Thence North 89°55'31" East along a North Boundary of Palm Cay Unit II", 1196.53 Feet thence South 00°40'51" West along the East Boundary of "Palm Cay Unit II", 851.28 Feet to the South Line of the Said Section 30; thence North 89°39'32" West, along said South Line, 1296.56 Feet, to a Point on the Boundary of The Lands described in Official Records Book 1050, Page 1565; Thence North 00°42'05" East along the Boundary of said described lands 3,981.53 Feet to the Southerly Right of Way Line of S.W. 103rd Street Road (Hialeah Boulevard, 100 Ft. Wide), said Point Being on a Curve Concave To the Northeast, having a radius of 868.45 Feet and a Central Angle of 4°16'53"; Thence Northwesterly along Said Right of Way Curve an Arc Distance of 64.89 Feet, with a Chord Bearing and Distance of North 78°44'55" West, 64.88 Feet, to the N.E. Corner of "Kings Court" as recorded in Plat Book "Z", Pages 84-85 as per public records of Marion County. Florida; Thence South 00°21'52" West along the East Boundary of said "Kings Court" 822.22 Feet to the S.E. Corner of Said "Kings Court" and a Point on the North Line of Lands described in Official Records Book-1131, Page 948, Public Records of Marion County, Florida; Thence South 89°55'51" W along the South Boundary of said "Kings Court" and said North Line of said described Lands, 2026.42 Feet to the S.E. Corner of Lands described in Official Records Book 1268, Page 1583, Public Records of Marion County, Florida: Thence North 00°35'24" East along the East Boundary of Said Described Lands 1113.45 Feet to the Southerly Right-of-Way Line of Aforementioned S.W. 103rd Street Road; Thence North 89°47'34" West along said Southerly Right of Way Line 469.00 Feet; Thence South 00°35'24" West along the West Boundary of Aforementioned Lands described in Official Records Book 1268, Page 1583, a Distance of 1115.71 Feet to the S.W. comer of Said Described Lands and the Point of Beginning.

That portion of the North 1/2 of the South 1/2 of Section 35, Township 16 South, Range 20 East, Marion County, Florida, lying South and East of the Southerly Right-of-way Line of State Road 200 and lying South of the South Right-of-way Line of County Road 484.

A parcel of land located in Section 35, Township 16 South, Range 20 East, Marion County, Florida. and being more particularly described as follows:

Commence at the Northeast Corner of Said Section 35; Thence South 89°16'55" West, along the North Line of Section 35, a Distance of 1542.52 Feet to a Point in the Southeasterly Right-Of-Way Line of State Road No. 200; Thence South 41°39'25" West, along said Right-of-Way Line a Distance of 2938.20 Feet to the Principal Point of Beginning; Thence Continue South 41°39'25" West, along said Right-of-Way Line a Distance of 1500.00 Feet to a Point in the Northerly Right-of-Way Line of County Road No. 484; Thence North 89°42'23" East along said Northerly Right-Of-Way Line of County Road No. 484, a Distance of 938.60 Feet; Thence 621.66 Feet along the Arc of a Curve Right, Said Curve having a Central Angle of 12°13'10", a Radius of 2914.93, a Chord Distance of 620.48 Feet and a Chord Bearing of South 84°11'02" East; Thence South 78°04'27" East, A distance of 2109.22 Feet; Thence 476.93 Feet along the arc of a curve left, said curve having a Central Angle of 09°42'27", a Radius of 2814.93 Feet, a Chord Distance of 476.36 Feet and a Chord Bearing of South 82°55'38" East; Thence North 00°16'18" East, a Distance of 2127.39 Feet: Thence North 51°36'26" West, a Distance of 949.63 Feet; Thence South 41°36'57" East, a Distance of 1017.53 Feet; Thence North 48°20'35" West, a Distance of 670.99 Feet; Thence South 41°39'25" West a Distance of 1331.71 Feet; Thence North 48°20'35" West a Distance of 400.00 Feet to the Point of Beginning. Encompassing within said Bounds 145.04 Acres more or less and being subject to any and all easements of Record.

That portion of the Southeast IM of Section 26, Township 16 South, Range 20 East, Marion County, Florida lying South and Bast of the Southerly Right-of-Way Line of State Road 200 and lying South and West of the Southerly Line of Complex 200, as recorded in Plat Book "K", Page 53 of the Public Records of Marion County, Florida.

A parcel of land, lying in the North 1/2 of Section 35, Township 16 South, Range 20 East, Marion County, Florida, being more particularly described as follows:

Beginning at the Northwest corner of said Section 35; Thence South 01°08'02" East along the West line thereof, 1972.55 Feet to the Southwest corner of the North 1/2 of the Southwest 1/4 of the Northwest 1/4; Thence North 88°04'06" East 1843.55 Feet, to the Northerly Right-of-Way Line of State Road 200; Thence North 40°12'51" East along said Northerly Right-of-Way Line, 1782.80 Feet; Thence South 87°48'52" West, 2326.54 Feet; Thence North 02°05'45" West, 664.07 Feet, to the North Line of Said Section 35; Thence South 87°47'53" West along said North Line, 683.97 Feet to the Point of Beginning.

A portion of Sections 24 & 25, Township 16 South, Range 20 East, Marion County, Florida, more particularly described as follows: COMMENCE at the S.E. Corner of Section 24, Township 16 South, Range 20 East; Thence South 88°47'30" West, along the South Boundary of Said Section, 2076.37 Feet to the Point of Beginning, Said Point being on the Southeasterly Right-of-Way Line of State Road 200 (a 100.00 Foot Right-of-way); Thence South 41°34'12" West, along said Right-

of-Way, 1332.02 Feet; Thence South 48°25'48" East, a distance of 250.00 Feet; Thence North 41°34'12" East, a distance of 200.00 Feet; Thence South 48°25'48" East, a distance of 249.08 Feet to a Point on Curve, concave to the Northwest, having a Radius of 1583.98 Feet, a Central Angle of 04°30'32", and a chord of 124.62 Feet bearing North 37°21'16" East, said Point being on the Northwesterly Right-of-Way line of S.W. 84th Avenue Road (a 60.00 Foot Right-of-Way); Thence Northeasterly along said curve and Right-of-Way; 124.65 Feet to a Point of Tangency; Thence North 35°06'00" East, a distance of 238.14 Feet to the Point of Curvature of a Tangent Curve, concave to the Southeast, having a radius of 1505.00 Feet and a central angle 12°17'08"; thence Northeasterly along said curve, a distance of 322.71 Feet to a Point of Tangency; Thence North 47°23'08" East. a distance of 283.64 Feet to the Point of Curvature of a Tangent Curve, concave to the Northwest. having a radius of 1946.86 Feet and a central angle of 05°48'56"; thence Northeasterly along said curve, a distance of 197.61 Feet to a Point of Tangency; Thence North 41°34'12" East, a Distance of 137.56 Feet; Thence departing from the Northwesterly Right of Way of S.W. 84th Avenue Road. North 48°25'48" West, a distance of 250.00 Feet; Thence North 41°34'12" East, a distance of 300.00 Feet: Thence North 48°25'48" West, a distance of 250.00 Feet to the Northwesterly Right-of-Way of State Road 200, Thence South 41°34'12" West, along said Right-of-Way, 467.98 Feet to the Point of Beginning.

Commence at the East 1/4 Corner of Section 25, Township 16 South, Range 20 East, Marion County, Florida; Thence North along the East Boundary of said Section 25 a Distance of 9.80 Feet to the Southerly Right-of-Way of S.W. 103rd Street Road (Hialeah Boulevard, 100' wide); Said Point being on a Curve Concave Northeasterly, having a radius of 1550.00 Feet and a Central Angle of 7°00'41"; Thence Northwesterly along said Right-of-Way curve a Chord Bearing and Distance of North 76°20'18" West, 189.56 Feet to the Point of Tangency of said Right-of-Way curve; Thence North 72°49'57" West along said Southerly Right-of-Way Line 1475.00 Feet to a Point of Curvature of a Curve Concave to the Northeast, having a radius of 1450.00 Feet and a Central Angle of 17°18'38"; Thence Northwesterly along said Right-of-Way curve, a Chord Bearing and Distance of North 81°29'16" West, 436.42 Feet to the Point of Tangency of Said Curve; Thence South 89°51'25" West, along said Southerly Right-of-Way Line 798.76 Feet to the Point of Curvature of a Curve Concave to the Northeast, having a radius of 800.00 Feet and a Central Angle of 41 °42'47"; Thence Northwesterly along said Right-of-Way Curve through a Central Angle of 23°37'32", a Chord Bearing and Distance of North 78°19'49" West, 327.54 Feet to the Point of Beginning; Thence continue along said Right of Way Curve through a Central Angle of 18°05'15" a Chord Bearing and Distance of North 57°28'26" West, 251.50 Feet to the Point of Tangency of Said Curve: Then North 48°25'48" West along said Southerly Right-of-Way line 267.69 Feet to a Point on the Southerly Right-of-Way Line of State Road 200 (100 Feet wide); Thence South 41°34'12" West along said Southeasterly Right of Way Line of State Road 200 a Distance of 1327.64 Feet to a Point on the South Boundary of the North 1/2 of said Section 25; Thence North 89°12'16" West, along said South Boundary of the North 1/2 of aforesaid Section 25 a distance of 844.29 Feet; Thence North 00°47'44" West, 318.41 Feet; Thence North 35°27'53" East 275.00 Feet; Thence South 71°18'49" East 220.00 Feet; Thence North 23°28'58" East 214.59 Feet to the Point of Beginning.

Containing 12.50 Acres, more or less.

RATE SCHEDULE: BUENAVENTURA LAKES - EF EFFLUENT SERVICE

AVAILABILITY:

Available throughout the area served by the following systems:

Previous

Previous Effective

Sheet No. Date

Previous Order No.

BUENAVENTURA

System

OSCEOLA Orig #7.4, 7.5

.5 04/18/97

97-0427-WS

APPLICABILITY:

To Nico Investments, Inc. by special agreement.

County

LIMITATIONS:

Subject to all of the Company's Rules and Regulations of this tariff, all applicable service agreement conditions, and all applicable riders.

All the rates, conditions and regulations referred to herein are subject to approval, amendment and change by any regulatory body having jurisdiction thereof.

TERMS OF PAYMENT:

Bills are due and payable when rendered and become delinquent if not paid within twenty (20) days. After five (5) working days' written notice is mailed to the Customer separate and apart from any other bill, service may then be discontinued.

TYPE OF FILING:

Filing Description:

1997 Price Index Increase and Rate Case Expense Decrease Authorized Indexed Rates and Rate Case Expense Decrease

Rate Description: Filing Date:

August 15, 1997

Authority No.:

Refer to stamp on reverse side

Docket No.: Order No.:

N/A

Order No.;

N/A

Order Date:

N/A

NOTE:

Effective Date:

By: with so you was a

Forrest L. Ludsen, Vice President Business Development

RATE SCHEDU E: BUENAVENTURA LAKES - EF EFFLUENT SERVICE

BIL	L	N	G	P	E	R	0	D:
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Monthly billing cycle.

RATE:

Base Facility Charge:

Meter Size

Charge Per Billing Period

All

\$0.00

Gallonage Charge:

All Gallonage

\$0.00 per 1,000 gallons

Minimum Charge:

Not Applicable

Utility Tax Rider:

Not Applicable

OTHER CHARGES:

Allowance For Funds Prudently Invested (AFPI) Charges Customer Deposits Miscellaneous Service Charges Service Availability Charges

See Section VI See Section VII See Section VII See Section VI

Effective Date:

By: Formet L. Ludenn Vice Developer

Forrest L. Ludsen, Vice President Business Development