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REPLY TO ALTAMONTE SPRINGS

April 24, 2003

HAND DELIVERY

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MARTIN S. FRIEDMAN, PASS
VALERIE L. LORD, OF COROSEL
(LICENSED IN TERMS ONLY)

Ms. Blanca Bayo Commission Clerk and Administrative Services Director Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

Re: Docket No. 020010-WS; Highvest Corporation's and L.P. Utilities Corporation's

Protest of PAA SARC Order Our File No.: 37074.01

Dear Ms. Bayo:

Enclosed please find for filing in the above-referenced docket an original and fifteen (15) copies of Prefiled Rebuttal Testimony of John Lovelette.

AUS ____ Should you have any questions regarding this matter, please do not hesitate to CAF ___ give me a call.

COM 37 original

CR Moni2

OPC ___ MMS SEC ___ OTH Very truly yours,

MARTIN S. FRIEDMAN

For the Firm

MSF/dmp Enclosures

cc: Katherine Echternacht, Esquire (w/enclosure)

Larry Harris, Esquire (w/enclosure) Stephen Burgess, Esquire (w/enclosure)

Mr. John Lovelette (w/enclosure)

03775-03 4/24/03

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for staff-assisted rate case in Highlands County by the Woodlands of Lake Placid, L.P.

DOCKET NO.: 020010-WS

NOTICE OF FILING

Petitioners, HIGHVEST CORPORATION ("Highvest"), and L.P. UTILITIES CORPORATION ("L.P."), by and through their undersigned attorneys, hereby notices the filing of the Prefiled Rebuttal Testimony of John Lovelette in the above-referenced docket.

Respectfully submitted on this 24th day of April, 2003, by:

ROSE, SUNDSTROM & BENTLEY, LLP 600 S. North Lake Boulevard, Suite 160 Altamonte Springs, Florida 32701 (407) 830-6331 (407) 830-8522 Fax

By: MARTIN S. FRIEDMAN

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Hand Delivery this 24th day of April, 2003, to:

Katherine Echternacht, Esquire Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Larry Harris, Esquire Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Stephen C. Burgess, Esquire Associate Public Counsel Claude Pepper Building 111 West Madison Street, Room 812 Tallahassee, Florida 32399-1400

By: MARTIN S. FRIEDMAN

ASO\LP Utilities\\(01) Protest PAA SARC Order\NOF Prefiled Rebuttal Testimony of Lovelette

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7	BEFORE THE PUBLIC SERVICE COMMISSION
8	DOCKET NO. 020010-WS
9	L.P. UTILITIES CORPORATION
10	AND
11	HIGHVEST CORPORATION
12	REBUTTAL TESTIMONY OF
13	JOHN LOVELETTE
14	REGARDING THE APPLICATION FOR
15	STAFF ASSISTED RATE CASE
16	IN
17	HIGHLANDS COUNTY
18	
19	
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22	•
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1	Q.	What is the purpose of your rebuttal testimony?
2	A.	The purpose is to address that portion of Mr. Larkin's testimony regarding the
3		imputation of CIAC.
4	Q.	Please explain what portion of Mr. Larkin's testimony with which you take
5		exception.
6	A.	Mr. Larkin suggests that CIAC be imputed based upon the erroneous assumption that
7		the Utility installed 162 meters and that all of the customers have paid the Utility for
8		the meters installed on their lots. A total of 157 meters were installed. Of those, 150
9		were for lots, and 7 for bathhouses. Of the 157 meters installed, 11 owners have not
10		fully paid for their meters; and of those 11, 6 owners have not paid anything and the
11		remaining 5 have made partial payments. The owners of Lots E-5, F-36, F-40, F-25,
12		K-13 and M-24, have not made any payment. The owners of Lots E-6 and M286 still
13		each owe \$94.00, and the owners of Lots G-5, G-7 and J-2 each owe \$99.00.
14	Q.	What is the total amount collected to date for meter installation?

The Utility has collected \$28,084 to date and is owed \$1,589.00 A.

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