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TAMPA

W. Christopher Browder

407-244-5648

CBROWDER@GRAY-ROBINSON.COM

May 22, 2006

VIA FEDERAL EXPRESS

Blanca S. Bayo, Director
Division of Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850

RECEIVED-FPSC
MAY 23 AM 9:36
COMMISSION
CLERK

Re: Docket No. 030682-WS Dual Application for Partial Transfer to Governmental Authority and For Transfer of Wastewater Certificate No. 518S and Water Certificate No. 602W from Zellwood Station Co-Op, Inc. to Zellwood Station Community Association, Inc.
Client-Matter No. 40195\1

Dear Ms. Bayo:

Please find enclosed the original and seven (7) copies of the following documents in support of the Dual Application for Transfer filed the above-referenced Docket :

1) Customer Membership and Participation Agreement of May 16, 2006 by and between Zellwood Station Community Association, Inc. and Banbury Village Association Inc.

CMP _____

2) Customer Membership and Participation Agreement of May 16, 2006 by and between Zellwood Station Community Association, Inc. and Citrus Ridge Village Association, Inc.

COM _____

CTR _____

ECR _____

3) Customer Membership and Participation Agreement of May 16, 2006 by and between Zellwood Station Community Association, Inc. and Oak Grove Village Association, Inc.

GCL _____

OPC _____

RCA _____

4) Customer Membership and Participation Agreement of May 17, 2006 by and between Zellwood Station Community Association, Inc. and CMC Foods, Inc.

SCR _____

SGA _____

SEC 1

OTH _____

DOCUMENT NUMBER-DATE

04478 MAY 23 06

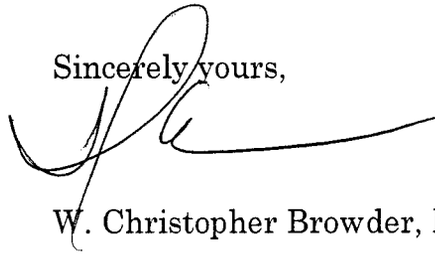
FPSC-COMMISSION CLERK

Blanca S. Bayo, Director
May 22, 2006
Page 2

5) Customer Membership and Participation Agreement of May 17, 2006
by and between Zellwood Station Community Association, Inc. and Zellwood Station
Co-Op, Inc.

6) April 17, 2006 Letter Agreement between Rolling Hills Community
Church and Zellwood Station Community Association, Inc. for Water Supply at no
Charge.

Sincerely yours,



W. Christopher Browder, Esquire

GrayRobinson, P.A.

Attorneys for Zellwood Station
Cooperative, Inc.

Enclosures

cc: Mr. John Hunter, Zellwood Station Co-Op
Ms. Karen McMican, Zellwood Station Co-Op
Thomas A. Cloud, Esquire
(*all w/out encls.*)

SIGNED
COPY

CUSTOMER MEMBERSHIP AND PARTICIPATION AGREEMENT

This Customer Participation Agreement ("Agreement") for is entered into as of this 16 day of MAY, 2006, Zellwood Station Community Association, Inc. (the "Association"), and Banbury Village Association, Inc., an individual or entity whose address is c/o Vista CAM, P.O.Box 162147, Altamonte Springs, FL 32716-2147 ("Customer").

RECITALS

- A. Upon the approval of the Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity which was filed by Zellwood Station Co-Op, Inc. in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Association, the Association will become the new retail water and wastewater utility provider for the Customer.
- B. All current lot owner members of the Association have voting rights relative to the business of the Association, including any activities that will be required relating to the provision of utilities by the Association to its customers.
- C. The Association's members on January 19, 2006 approved the Association's actions necessary to take over as the retail utility provider for the former customers of Zellwood Station Co-Op, Inc.
- D. Certain utility customers of the Association, like Customer, who are not lot owner members of the Association but who will receive utility service are required to have a right to participate in the decisions by the Association on matters related to utility rates, charges and services to be provided by the Association absent oversight by the Florida Public Service Commission.
- E. Pursuant to the authority granted by the members of the Association to have the board take the necessary actions to allow the Association to take over as retail water and wastewater utility provider, the Association desires to enter into a written agreement with Customer in order to provide the Customer the rights necessary to participate along with the Association members in the decisions of the Association in the actions taken relative to the utility rates, fees, charges and service affecting the retail utility Customer of the Association.

NOW, THEREFORE, in consideration of the foregoing premises and mutual covenants contained herein, Association and Customer hereby agree as follows:

DOCUMENT NUMBER-DATE

04478 MAY 23 08

FPSC-COMMISSION CLERK

1. Designation as a Customer Member. Any and all utility customers of the Association shall upon entering into this Agreement be deemed a "Customer Member" of the Association for purposes of and as further provided in this Agreement.

2. Grant of Right to Participate in Utility Decisions. Customer Member shall, upon becoming a retail utility customer of the Association and executing this Agreement, and thereafter until such time as Customer Member terminates its utility service, have the following rights:

A. Customer Member shall be entitled to notice along with the members of the Association and in the same manner, of any meeting to be held by the Association during which any matter pertaining to the operation of the water and wastewater utilities will be discussed or finally determined ("Utility Related Meeting").

B. During any Utility Related Meeting, Customer Member shall be entitled to participate based on the same rules, procedures and basis as the voting members of the Association who are utility Customer Members and other third party utility Customer Members. The Association will recognize Customer Member as a necessary participant in any such discussions regarding the utility business.

C. Upon any matter of utility business being put to a vote at a Utility Related Meeting, Customer Member shall be granted one (1) vote on an equal basis with every other utility customer (land owner members and Customer Members) of the Association. All such votes shall be counted as equal for any Association utility matter requiring approval.

D. Customer Member shall have no right to vote on any non-utility related Association matters.

3. Term and Termination. The term of this Agreement shall be from the date executed by Customer until Customer's retail utility service account is closed and service is discontinued.

4. Miscellaneous Provisions

A. The failure of either party to enforce at any time any of the provisions of the Agreement or to require at any time performance by the other party of any of such provisions, shall in no way be construed to be a waiver of such provision, nor in any way to affect the validity of the Agreement or any parts thereof, or the right of either party thereafter to enforce each and every provision.

B. No waiver, modification, or amendment of any of the provisions of the Agreement shall be binding unless it is in writing and signed by duly authorized representatives of both parties.

C. The headings used in the Agreement are not to be construed as modifying, limiting or expanding in any way the scope or extent of the provisions in the Agreement.

D. The Agreement shall not be assigned by Customer without the prior written consent of the Association. Any purported assignment without such prior written consent shall be null and void.

E. The Agreement will be construed and interpreted in accordance with the laws of the State of Florida without application of its choice of law or conflict of law rules.

Zellwood Station Community Association, Customer
Inc.

John G Hunter

By: JOHN G HUNTER

Title: VICE PRESIDENT

Date: 5-16-06

Banbury Village Assoc.

By: Joe Wallace

Title: President

Date: 5-16-06

SIGNED
CWR

CUSTOMER MEMBERSHIP AND PARTICIPATION AGREEMENT

This Customer Participation Agreement ("Agreement") for is entered into as of this 16 day of MAY, 2006, Zellwood Station Community Association, Inc. (the "Association"), and Citrus Ridge Village Association, Inc., an individual or entity whose address is c/o Vista CAM, P.O. Box 162147, Altamonte Springs, FL 32716-2147 ("Customer").

RECITALS

- A. Upon the approval of the Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity which was filed by Zellwood Station Co-Op, Inc. in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Association, the Association will become the new retail water and wastewater utility provider for the Customer.
- B. All current lot owner members of the Association have voting rights relative to the business of the Association, including any activities that will be required relating to the provision of utilities by the Association to its customers.
- C. The Association's members on January 19, 2006 approved the Association's actions necessary to take over as the retail utility provider for the former customers of Zellwood Station Co-Op, Inc.
- D. Certain utility customers of the Association, like Customer, who are not lot owner members of the Association but who will receive utility service are required to have a right to participate in the decisions by the Association on matters related to utility rates, charges and services to be provided by the Association absent oversight by the Florida Public Service Commission.
- E. Pursuant to the authority granted by the members of the Association to have the board take the necessary actions to allow the Association to take over as retail water and wastewater utility provider, the Association desires to enter into a written agreement with Customer in order to provide the Customer the rights necessary to participate along with the Association members in the decisions of the Association in the actions taken relative to the utility rates, fees, charges and service affecting the retail utility Customer of the Association.

NOW, THEREFORE, in consideration of the foregoing premises and mutual covenants contained herein, Association and Customer hereby agree as follows:

1. Designation as a Customer Member. Any and all utility customers of the Association shall upon entering into this Agreement be deemed a "Customer Member" of the Association for purposes of and as further provided in this Agreement.

2. Grant of Right to Participate in Utility Decisions. Customer Member shall, upon becoming a retail utility customer of the Association and executing this Agreement, and thereafter until such time as Customer Member terminates its utility service, have the following rights:

A. Customer Member shall be entitled to notice along with the members of the Association and in the same manner, of any meeting to be held by the Association during which any matter pertaining to the operation of the water and wastewater utilities will be discussed or finally determined ("Utility Related Meeting").

B. During any Utility Related Meeting, Customer Member shall be entitled to participate based on the same rules, procedures and basis as the voting members of the Association who are utility Customer Members and other third party utility Customer Members. The Association will recognize Customer Member as a necessary participant in any such discussions regarding the utility business.

C. Upon any matter of utility business being put to a vote at a Utility Related Meeting, Customer Member shall be granted one (1) vote on an equal basis with every other utility customer (land owner members and Customer Members) of the Association. All such votes shall be counted as equal for any Association utility matter requiring approval.

D. Customer Member shall have no right to vote on any non-utility related Association matters.

3. Term and Termination. The term of this Agreement shall be from the date executed by Customer until Customer's retail utility service account is closed and service is discontinued.

4. Miscellaneous Provisions

A. The failure of either party to enforce at any time any of the provisions of the Agreement or to require at any time performance by the other party of any of such provisions, shall in no way be construed to be a waiver of such provision, nor in any way to affect the validity of the Agreement or any parts thereof, or the right of either party thereafter to enforce each and every provision.

B. No waiver, modification, or amendment of any of the provisions of the Agreement shall be binding unless it is in writing and signed by duly authorized representatives of both parties.

C. The headings used in the Agreement are not to be construed as modifying, limiting or expanding in any way the scope or extent of the provisions in the Agreement.

D. The Agreement shall not be assigned by Customer without the prior written consent of the Association. Any purported assignment without such prior written consent shall be null and void.

E. The Agreement will be construed and interpreted in accordance with the laws of the State of Florida without application of its choice of law or conflict of law rules.

Zellwood Station Community Association, Customer
Inc.

John G. Hunter
By: John G. Hunter
Title: Vice President
Date: 5/16/06

James A. Glynn
By: James A. Glynn
Title: President
Date: 5/16/06

SIGNED
COPY

CUSTOMER MEMBERSHIP AND PARTICIPATION AGREEMENT

This Customer Participation Agreement ("Agreement") for is entered into as of this 16 day of MAY, 2006, Zellwood Station Community Association, Inc. (the "Association"), and Oak Grove Village Association, Inc., an individual or entity whose address is c/o Vista CAM, P.O. Box 162147, Altamonte Springs, FL 32716-2147 ("Customer").

RECITALS

A. Upon the approval of the Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity which was filed by Zellwood Station Co-Op, Inc. in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Association, the Association will become the new retail water and wastewater utility provider for the Customer.

B. All current lot owner members of the Association have voting rights relative to the business of the Association, including any activities that will be required relating to the provision of utilities by the Association to its customers.

C. The Association's members on January 19, 2006 approved the Association's actions necessary to take over as the retail utility provider for the former customers of Zellwood Station Co-Op, Inc.

D. Certain utility customers of the Association, like Customer, who are not lot owner members of the Association but who will receive utility service are required to have a right to participate in the decisions by the Association on matters related to utility rates, charges and services to be provided by the Association absent oversight by the Florida Public Service Commission.

E. Pursuant to the authority granted by the members of the Association to have the board take the necessary actions to allow the Association to take over as retail water and wastewater utility provider, the Association desires to enter into a written agreement with Customer in order to provide the Customer the rights necessary to participate along with the Association members in the decisions of the Association in the actions taken relative to the utility rates, fees, charges and service affecting the retail utility Customer of the Association.

NOW, THEREFORE, in consideration of the foregoing premises and mutual covenants contained herein, Association and Customer hereby agree as follows:

1. Designation as a Customer Member. Any and all utility customers of the Association shall upon entering into this Agreement be deemed a "Customer Member" of the Association for purposes of and as further provided in this Agreement.

2. Grant of Right to Participate in Utility Decisions. Customer Member shall, upon becoming a retail utility customer of the Association and executing this Agreement, and thereafter until such time as Customer Member terminates its utility service, have the following rights:

A. Customer Member shall be entitled to notice along with the members of the Association and in the same manner, of any meeting to be held by the Association during which any matter pertaining to the operation of the water and wastewater utilities will be discussed or finally determined ("Utility Related Meeting").

B. During any Utility Related Meeting, Customer Member shall be entitled to participate based on the same rules, procedures and basis as the voting members of the Association who are utility Customer Members and other third party utility Customer Members. The Association will recognize Customer Member as a necessary participant in any such discussions regarding the utility business.

C. Upon any matter of utility business being put to a vote at a Utility Related Meeting, Customer Member shall be granted one (1) vote on an equal basis with every other utility customer (land owner members and Customer Members) of the Association. All such votes shall be counted as equal for any Association utility matter requiring approval.

D. Customer Member shall have no right to vote on any non-utility related Association matters.

3. Term and Termination. The term of this Agreement shall be from the date executed by Customer until Customer's retail utility service account is closed and service is discontinued.

4. Miscellaneous Provisions

A. The failure of either party to enforce at any time any of the provisions of the Agreement or to require at any time performance by the other party of any of such provisions, shall in no way be construed to be a waiver of such provision, nor in any way to affect the validity of the Agreement or any parts thereof, or the right of either party thereafter to enforce each and every provision.

B. No waiver, modification, or amendment of any of the provisions of the Agreement shall be binding unless it is in writing and signed by duly authorized representatives of both parties.

C. The headings used in the Agreement are not to be construed as modifying, limiting or expanding in any way the scope or extent of the provisions in the Agreement.

D. The Agreement shall not be assigned by Customer without the prior written consent of the Association. Any purported assignment without such prior written consent shall be null and void.

E. The Agreement will be construed and interpreted in accordance with the laws of the State of Florida without application of its choice of law or conflict of law rules.

Zellwood Station Community Association, Customer
Inc.

John G Hunter
By: John G Hunter
Title: Vice President
Date: 5/16/06

Thomas J. Reilly
By: Thomas J. Reilly
Title: President
Date: 5-16-06

Signed
Cof. 1

CUSTOMER MEMBERSHIP AND PARTICIPATION AGREEMENT

This Customer Participation Agreement ("Agreement") for is entered into as of this 17 day of MAY, 2006, Zellwood Station Community Association, Inc. (the "Association"), and CMC Foods, Inc., an individual or entity whose address is 2728 Cayman Circle, Zellwood, FL 32798 ("Customer").

RECITALS

- A. Upon the approval of the Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity which was filed by Zellwood Station Co-Op, Inc. in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Association, the Association will become the new retail water and wastewater utility provider for the Customer.
- B. All current lot owner members of the Association have voting rights relative to the business of the Association, including any activities that will be required relating to the provision of utilities by the Association to its customers.
- C. The Association's members on January 19, 2006 approved the Association's actions necessary to take over as the retail utility provider for the former customers of Zellwood Station Co-Op, Inc.
- D. Certain utility customers of the Association, like Customer, who are not lot owner members of the Association but who will receive utility service are required to have a right to participate in the decisions by the Association on matters related to utility rates, charges and services to be provided by the Association absent oversight by the Florida Public Service Commission.
- E. Pursuant to the authority granted by the members of the Association to have the board take the necessary actions to allow the Association to take over as retail water and wastewater utility provider, the Association desires to enter into a written agreement with Customer in order to provide the Customer the rights necessary to participate along with the Association members in the decisions of the Association in the actions taken relative to the utility rates, fees, charges and service affecting the retail utility Customer of the Association.

NOW, THEREFORE, in consideration of the foregoing premises and mutual covenants contained herein, Association and Customer hereby agree as follows:

1. Designation as a Customer Member. Any and all utility customers of the Association shall upon entering into this Agreement be deemed a "Customer Member" of the Association for purposes of and as further provided in this Agreement.

2. Grant of Right to Participate in Utility Decisions. Customer Member shall, upon becoming a retail utility customer of the Association and executing this Agreement, and thereafter until such time as Customer Member terminates its utility service, have the following rights:

A. Customer Member shall be entitled to notice along with the members of the Association and in the same manner, of any meeting to be held by the Association during which any matter pertaining to the operation of the water and wastewater utilities will be discussed or finally determined ("Utility Related Meeting").

B. During any Utility Related Meeting, Customer Member shall be entitled to participate based on the same rules, procedures and basis as the voting members of the Association who are utility Customer Members and other third party utility Customer Members. The Association will recognize Customer Member as a necessary participant in any such discussions regarding the utility business.

C. Upon any matter of utility business being put to a vote at a Utility Related Meeting, Customer Member shall be granted one (1) vote on an equal basis with every other utility customer (land owner members and Customer Members) of the Association. All such votes shall be counted as equal for any Association utility matter requiring approval.

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E. The Agreement will be construed and interpreted in accordance with the laws of the State of Florida without application of its choice of law or conflict of law rules.

Zellwood Station Community Association, Customer
Inc.

John G. Hunter

By: JOHN G. HUNTER

Title: Vice President

Date: 5/17/06

[Signature]

By: [Signature]

Title: Owner

Date: 5-17-06

Signed
copy

CUSTOMER MEMBERSHIP AND PARTICIPATION AGREEMENT

This Customer Participation Agreement ("Agreement") for is entered into as of this 17 day of MAY, 2006, Zellwood Station Community Association, Inc. (the "Association"), and Zellwood Station, Co-op Inc., an individual or entity whose address is 2626 Spillman Drive, Zellwood, FL 32798 ("Customer").

RECITALS

A. Upon the approval of the Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity which was filed by Zellwood Station Co-Op, Inc. in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Association, the Association will become the new retail water and wastewater utility provider for the Customer.

B. All current lot owner members of the Association have voting rights relative to the business of the Association, including any activities that will be required relating to the provision of utilities by the Association to its customers.

C. The Association's members on January 19, 2006 approved the Association's actions necessary to take over as the retail utility provider for the former customers of Zellwood Station Co-Op, Inc.

D. Certain utility customers of the Association, like Customer, who are not lot owner members of the Association but who will receive utility service are required to have a right to participate in the decisions by the Association on matters related to utility rates, charges and services to be provided by the Association absent oversight by the Florida Public Service Commission.

E. Pursuant to the authority granted by the members of the Association to have the board take the necessary actions to allow the Association to take over as retail water and wastewater utility provider, the Association desires to enter into a written agreement with Customer in order to provide the Customer the rights necessary to participate along with the Association members in the decisions of the Association in the actions taken relative to the utility rates, fees, charges and service affecting the retail utility Customer of the Association.

NOW, THEREFORE, in consideration of the foregoing premises and mutual covenants contained herein, Association and Customer hereby agree as follows:

1. Designation as a Customer Member. Any and all utility customers of the Association shall upon entering into this Agreement be deemed a "Customer Member" of the Association for purposes of and as further provided in this Agreement.

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A. Customer Member shall be entitled to notice along with the members of the Association and in the same manner, of any meeting to be held by the Association during which any matter pertaining to the operation of the water and wastewater utilities will be discussed or finally determined ("Utility Related Meeting").

B. During any Utility Related Meeting, Customer Member shall be entitled to participate based on the same rules, procedures and basis as the voting members of the Association who are utility Customer Members and other third party utility Customer Members. The Association will recognize Customer Member as a necessary participant in any such discussions regarding the utility business.

C. Upon any matter of utility business being put to a vote at a Utility Related Meeting, Customer Member shall be granted one (1) vote on an equal basis with every other utility customer (land owner members and Customer Members) of the Association. All such votes shall be counted as equal for any Association utility matter requiring approval.

D. Customer Member shall have no right to vote on any non-utility related Association matters.

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B. No waiver, modification, or amendment of any of the provisions of the Agreement shall be binding unless it is in writing and signed by duly authorized representatives of both parties.

C. The headings used in the Agreement are not to be construed as modifying, limiting or expanding in any way the scope or extent of the provisions in the Agreement.

D. The Agreement shall not be assigned by Customer without the prior written consent of the Association. Any purported assignment without such prior written consent shall be null and void.

E. The Agreement will be construed and interpreted in accordance with the laws of the State of Florida without application of its choice of law or conflict of law rules.

Zellwood Station Community Association, Customer
Inc.

John G Hunter

By: John G Hunter

Title: Vice President

Date: 5/17/06

Robert W Thomson

By: Robert D. Thomson

Title: President

Date: 5/17/06

Zellwood Station Community Association

2126 Spillman Drive • Zellwood, Florida 32798
(407) 886-0000

April 17, 2006

Reverend Bruce VanDer Kolk
Rolling Hills Community Church
PO Box 250
Zellwood Station, FL 32798

Re: Water Service From Zellwood Community Association

Dear Reverend VanDer Kolk:

As you know a Dual Application for Transfer to Governmental Authority and for Sale, Assignment or Transfer of Certificate or Facilities to An Exempt Entity (the "Application") was filed by Zellwood Station Co-Op, Inc. (the "Utility") in order to gain permission from the Florida Public Service Commission for the Utility to transfer its water and wastewater facilities to the Zellwood Station Community Association, Inc (the "Association"). If successful, this transfer will result in the Association becoming the new water utility provider for your Church. Since the filing of the Application, the City of Apopka has extended water lines to within 150 feet of the Church facilities. Based on the attached letter from Apopka, the City of Apopka will be able to provide retail water service to the Church within one year or less after the transfer to the Association is approved by the Florida Public Service Commission. The Association and the Utility recognize that the Church water supply lines are not currently connected to Apopka's water supply lines and therefore the Association will continue to provide water service to the Church for a period of time after the approval of the Application

The purpose of this letter is set forth our agreement on the terms under which the Association will continue to provide water service after the Application is approved. We therefore agree as follows:

1. In the event the Application is approved by the Florida Public Service Commission and the Association becomes the provider of the Church's water service, then the Church will be entitled to receive up to 9,000 gallons per month of potable water for up to 12 months after the date on which the Association assumes operational control of the central water system from the Utility (the "Transfer Date"). Such water service will be provided at no charge to the Church and will otherwise be subject to the same terms and conditions of usage with all other service customers in the same user class or consumption level. The water will continue to be delivered at the same point of service as was applicable for service from the Utility.

2. Upon the earlier of (a) the date on which the City of Apopka can begin delivery of water to the Church or (b) 12 months after the Transfer Date (such earlier date referred herein as the "Disconnect Date"), the Association shall discontinue water service to the Church and from that point forward will no longer be the retail water provider for the Church property.

3. In the event that the Church's water consumption prior to the Disconnect Date exceeds 9000 gallons per month, the Association will notify the Church that it is consuming in excess of its water allocation. Upon receipt of such notice, the Church shall use its best efforts to limit its water usage to 9,000 gallons per month or less. If within one month after the notice the Church fails to effectively limit its consumption to 9,000 gallons per month or less, the Association may require the Church to implement the same water conservation measures as required of all other Association customers.

Zellwood Station Community Association, Inc.



By: REID L. CLINE

Title: PRESIDENT

Please acknowledge your agreement and understanding of above by signing where indicated below and on the two additional copies of this letter and return two executed originals of this letter to the Association, directed to the attention of the President of the Zellwood Station Community Association.

Acknowledged and Accepted By:

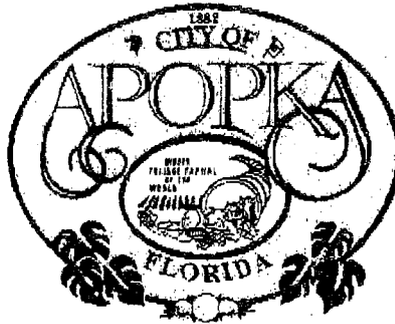
Rolling Hills Community Church



By: John Manning
Church

Title: Deacon, Property Committee

Date: 5/1/06



P.O. BOX 1229 • APOPKA, FLORIDA 32704-1229
 PHONE (407) 703-1700

April 14, 2006

Mrs. Karen McMican, Park Manager
 Zellwood Station Co-Op, Inc.
 2126 Spillman Drive
 Zellwood, Florida 32798-9799

Re: Water Service to Rolling Hills Church

Dear Mrs. McMican,

This shall serve as confirmation that the City of Apopka is willing to provide retail water service to Rolling Hills Church. The City currently has the necessary water service capacity and distribution main lines to provide potable water service to Rolling Hills Church at its current 9,000 – 12,000 gallons per month consumption rate.

The City is prepared to install a billing meter and provide potable water service to the Church as soon as the Church files the proper application for service, extends its service lines to the designated point of interconnection at its property edge, and pays any applicable meter fees.

Sincerely,

Richard D. Anderson
 Chief Administrative Officer