

BEFORE THE PUBLIC SERVICE COMMISSION

In re: Petition for approval of deletion of territory in Seminole County and for amendment of Certificate Nos. 279-W and 226-S by Florida Water Services Corporation. DOCKET NO. 030637-WS

In re: Application for amendment of Certificate Nos. 247-W and 189-S for extension of water and wastewater service area in Seminole County, by Sanlando Utilities Corporation. DOCKET NO. 030667-WS
ORDER NO. PSC-04-0782-FOF-WS
ISSUED: August 10, 2004

The following Commissioners participated in the disposition of this matter:

BRAULIO L. BAEZ, Chairman
J. TERRY DEASON
LILA A. JABER
RUDOLPH "RUDY" BRADLEY
CHARLES M. DAVIDSON

ORDER GRANTING MOTION FOR RECONSIDERATION AND
CLARIFICATION OF ORDER NO. PSC-04-0532-AS-WS

BY THE COMMISSION:

An overlap of territory was identified between Sanlando Utilities Corporation (Sanlando or utility) and Florida Water Services Corporation (FWSC or Florida Water), in Docket No. 980957-WS, In Re: Application for Transfer of Majority Organizational Control of Sanlando Utilities Corporation in Seminole County to Utilities, Inc. The utilities negotiated a Settlement Agreement with amendments to resolve the dispute, which we approved by Order No. PSC-04-0532-AS-WS, issued May 25, 2004, in Docket Nos. 030637-WS and 030667-WS. On June 9, 2004, FWSC timely filed a Motion for Reconsideration and Clarification of Order No. PSC-04-0532-AS-WS. We have jurisdiction pursuant to the provisions of Chapter 367, Florida Statutes, including, but not limited to, Sections 367.011 and 367.045, Florida Statutes.

In its Motion for Reconsideration and Clarification, FWSC states that the Settlement Agreement approved by Order No. PSC-04-0532-AS-WS provides for (1) the deletion of certain territory under FWSC's water and wastewater certificates for Seminole County, (2) the addition and deletion of certain territory for Sanlando's water certificate for Seminole County, and (3) the deletion of certain territory from Sanlando's wastewater certificate for Seminole County. Under the original Settlement Agreement, prior to its amendment, Sanlando was to delete certain other wastewater territory that was reflected in an Exhibit A to the Agreement. After concerns were raised regarding that provision, FWSC and Sanlando filed an amendment to the Settlement Agreement on March 2, 2004. The amendment called for the deletion of Exhibit A in its

DOCUMENT NUMBER-DATE

08662 AUG 10 3

FPSC-COMMISSION CLERK

entirety, so that Sanlando would no longer delete that specific wastewater territory described in Exhibit A to the original Settlement Agreement and would continue to serve that area.

Page five, paragraph three of Order No. PSC-04-0532-AS-WS, states as follows:

The November 4, 2003 Amendment to Sanlando's amendment application states that Sanlando has been providing water service to customers in the proposed extension area and will continue to do so without any changes in connections, interruption, or curtailment of service. The area to be added to Sanlando's territory is in part the same for which Florida Water seeks deletion. Although there are currently no active wastewater customers in the area to be deleted (the customers currently use septic systems), FWSC will be responsible for providing wastewater service to any of those customers who may, in the future, request wastewater service.

(emphasis added).

In its Motion, FWSC contends that this highlighted portion of Order No. PSC-04-0532-AS-WS at page five is inconsistent with the Settlement Agreement as amended, and appears to be a scrivener's error. The area referenced in that sentence has not been deleted from Sanlando's certificated wastewater territory in Seminole County, and is not part of FWSC's certificated wastewater territory in Seminole County. FWSC has no wastewater facilities in that area and it is not part of FWSC's certificated area under the Settlement Agreement, as amended. The area is and will continue to be served by Sanlando, since the territory remains included in Sanlando's certificated territory. FWSC therefore requests that the inadvertently included language be removed from the Order to clarify that FWSC is not responsible for providing wastewater service in an area which is not part of FWSC's certificated area. Finally, FWSC states in its Motion that it has conferred with counsel for Sanlando, who concurs with the requested relief.

The purpose of a motion for reconsideration is to identify a point of fact or law which was overlooked or which we failed to consider in rendering our order. See Stewart Bonded Warehouse, Inc. v. Bevis, 294 So. 2d 315 (Fla. 1974); Diamond Cab Co. v. King, 146 So. 2d 889 (Fla. 1962); and Pingree v. Quaintance, 394 So. 2d 162 (Fla. 1st DCA 1981). FWSC correctly identifies the last sentence of paragraph 3, page 5 of Order No. PSC-04-0532-AS-WS as having inadvertently been included in the Order. We therefore find it appropriate to grant FWSC's Motion and clarify and correct Order No. PSC-04-0532-AS-WS by deleting the last sentence in the third paragraph on page five of the Order, as discussed above.

Based on the foregoing, it is

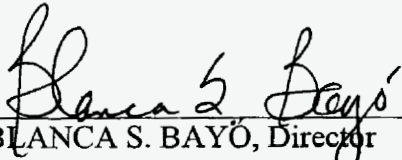
ORDERED by the Florida Public Service Commission that Florida Water Services Corporation's Motion for Reconsideration and Clarification of Order No. PSC-04-0532-AS-WS is granted, as set forth herein. It is further

ORDER NO. PSC-04-0782-FOF-WS
DOCKET NOS. 030637-WS, 030667-WS
PAGE 3

ORDERED that Order No. PSC-04-0532-AS-WS is otherwise reaffirmed in all other aspects. It is further

ORDERED that these dockets shall be closed.

By ORDER of the Florida Public Service Commission this 10th day of August, 2004.



BLANCA S. BAYÓ, Director
Division of the Commission Clerk
and Administrative Services

(S E A L)

JSB

NOTICE OF 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 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 wastewater utility by filing a notice of appeal with the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, 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.