ORIGINAL

MEMORANDUN

April 0, 1998

TO:

DIVISION OF RECORDS AND REPORTING

FROM:

DIVISION OF LEGAL SERVICES (CROSSY)

RE:

DOCKET NO. 961014-WS - APPLICATION FOR CERTIFICATES UNDER GRANDFATHER RIGHTS TO PROVIDE WATER AND WASTEWATER SERVICE BY CRYSTAL RIVER UTILITIES, INC. IN POLK COUNTY

Order No. PSC-98-0371-FOF-NS, issued on March 6, 1998, in Docket No. 961014-NS, required Crystal River Utilities, Inc. to provide notice that it had been granted grandfather certificates to provide service in Polk County. The Order required Crystal River to notice in a newspaper of general circulation and provide a copy of the Order to its customers, the Polk County Board of County Commissioners and the Office of Public Counsel. THE ATTACHED COPIES OF APPIDAVITE AND MORTCHE HAVE DESCRIPTION AS PROOF OF COMPLIANCE WITH COURSE IN DEC. 98-98-9371-FOF-NE, PLEASE PLACE TERSE DOCUMENTS IN THE ADDRESS DOCUMENTS FILE.

alc

Attachments

cc: Division of Water and Wastewater (Walker, Redemann)

ACK
AFA
APP
CAF
CMU
CTR
EAG
LEG
LIN
CIC -
RCH
SEC 1
WAS
OTH

DOCUMENT NUMBER-DATE

FPSC-BERL DS/REFORTING

March 30, 1998

Ms. Alice Crosby
Florida Public Service Commission
2540 Shumard Oak Blvd
Tallahassee, FL
32399

Dear Ms. Crosby,

Please find enclosed the affidavits you requested including an affidavit of publication. Should you require any additional information, please do not hesitate to call.

Richard Bowles
Vice President

	Module Public Service Commission
ACK	7 , 100
AFA	NAR 3 1 1998
APP	الالتاتاتاتاتاتاتاتاتاتاتاتاتاتاتاتاتات
CAF	LEGAL DIVISION
CMU	
CTR	
EAG	
LEG	
LIN	
OPC	
RCH	

MAS

AFFIDAVIT OF PUBLICATION

THE LEDGER Lakeland, Polk County, Florida

Case No	••••••
STATE OF FLORI COUNTY OF POL	
Kirkland, who on of The Ledger, a	dersigned authority personally appeared Nelson to the says that he is Classified Advertising Manager a daily newspaper published at Lakeland in Polk that the attached cupy of advertisement, being a
Legal Notice	
n the matter of	
Order No. PSC	C-98-0371-FOF-WS
in the	
Conservation and dishard in	said newspaper in the issues of
	water man whether, on time to-one, out
1998	
Lakeland, in said has heretofore be Florida, daily, an office in Lakeland year next precedi advertisement; an promised any per commission or ref	ye that said The Ledger is a newspaper published at Polk County, Florida, and that the said newspaper en continuously published in said Polk County, if has been entered as second class matter at the past I, in said Polk County, Florida, for a period of one ng the first publication of the attached copy of old affiant further says that he has neither paid nor soon, firm or corporation any discount, relate, fund for the purpose of securing this advertisement the said newspaper.
Signa C	Nelson Kirkland Classified Advertising Manager By Nelson Kirkland who is personally known to me
Sworn to and sub	scribed before se this
day of MA	ACH ADJO 88
(Seal)	Notary Pyth
My Commission E	Spire. @ ====
Order#699737 Crystal Rive	

Attach Notice Here



B324

AFFIDAYIT

I, News President of Crystal River Utilities, Inc. do solemnly swear or affirm that the attached notice was published once in a newspaper of general circulation in the
territory in accordance with Rule 25-30.030, Florida Administrative Code.
and hely
Affient
Buses Bours, 18
Name and Title
Subscribed and sworn to before me this 30 day of Much, 1998.
Snary Katy
Mov was
William Committee Committe

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for certificates under grandfather rights to provide water and wastewater service by Crystal River Utilities, Inc. in Polk County.

DOCKET NO. 961014-WS ORDER NO. PSC-98-0371-FOF-WS ISSUED: March 6, 1998

The following Commissioners participated in the disposition of this matter:

JULIA L. JOHNSON, Chairman J. TERRY DEASON SUSAN F. CLARK JOE GARCIA E. LEON JACOBS, JR.

ORDER RESCINDING ORDER NO. PSC-97-1048-FOF-WS.
RESTATING FINDINGS AND CLARIFYING MOTICE REQUIREMENTS

AMO

ORDER GRANTING GRANDFATURE CERTIFICATES.
AND RECOGNIZED MOTICING

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action granting certificates and requiring noticing, as discussed herein, is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

Background

On September 3, 1996, Crystal River Utilities, Inc. (Crystal River or utility) filed an application with this Commission for grandfather certificates to provide water and wastewater service in Polk County, pursuant to Section 367.171, Florida Statutes. The application was filed after the Board of County Commissioners of Polk County adopted a resolution on May 14, 1996, which made the

DOCUMENT NUMBER - DATE

02938 MAR-62

FPSC -RECORDS/REPORTING

utilities in the County subject to the provisions of Chapter 367, Florida Statutes.

Crystal River's application and the circumstances surrounding the transfer were considered at the August 18, 1997 agenda conference. Order No. PSC-97-1048-FOF-MS was issued on September 5, 1997, as a result of action taken at that agenda conference. That Order required Crystal River to notice the customers, the Office of Public Counsel and the Polk County Commission. Crystal River was also required to publish the notice in a newspaper of general circulation in its service area. Crystal River did not notice as directed by the Order due to confusion as to what should be included in the notice. Therefore, because Crystal River did not notice as required by Order No. PSC-97-1048-FOF-MS, we find it appropriate to rescind the Order and to issue a new order. The purpose of this order is to restate our findings and clarify the noticing requirements.

At the time we received jurisdiction in Polk County, the utility, which serves about 64 residential customers, was owned by Rosalie Oaks Utility Corporation (Reselie Oaks). Although Crystal River entered into an agreement on Regust 14, 1996, to purchase the system from Rosalie Oaks, closing of the sale was conditioned upon Commission approval. Crystal River has been operating the system since the agreement was signed. To eliminate duplicate filings, Crystal River applied for grandfather certificates in its name. Because Rosalie Oaks entered into a contract to sell the system and turned the system over to Crystal River to operate prior to Commission approval, Rosalie Oaks is in apparent violation of Section 367.071, Florida Statutes.

Show Cause

As stated previously, Rosalie Caks is in apparent violation of Sections 367.071, Florida Statutes, which states, in part, "No utility shall sell, assign, or transfer its certificate of authorization, facilities or any portion thereof . . . without determination and approval of the commission that the proposed sale, assignment, or transfer is in the public interest. Rosalie Caks and Crystal River entered into agreement for the sale of the system to Crystal River on August 14, 1996. Crystal River has been operating the system providing water and wastewater service to customers of the utility since that time. Such action is "willful" in the sense intended by Section 367.161, Florida Statutes. Section 367.161, Florida Statutes, authorizes the Commission to assess a penalty of not more than \$5,000 for each offense, if a utility is found to have knowingly refused to comply with, or to have willfully violated any provision of Chapter 367. Florida

Statutes. In Order No. 24306, issued April 1, 1991, in Docket No. 890216-TL, In Re: Investigation Into The Proper Application of Rule 25-14.003. F.A.C., Relating To Tax Savings Refund For 1988 and 1989 For GTE Florida. Inc., the Commission, having found that the company had not intended to violate the rule, nevertheless found it appropriate to order it to show cause why it should not be fined, stating that "[i]n our view, 'willful' implies an intent to do an act, and this is distinct from an intent to violate a statute or rule." Id. at 6.

Rosalie Oaks failed to obtain Commission approval before entering into the contract for sale and turning the system over to Crystal River to operate. Section 14(a) and (b) of the sales agreement, which was signed by Rosalie Oaks and Crystal River in August, 1996, deals with Florida Public Service Commission matters. Section 14(a) states, in part, "Prior to Closing. Purchaser shall submit an application to the Florida Public Service Commission (FPSC) to issue a certificate of authorization . . . " Section 14(b) states, in part, ". . . In the event the FPSC does not approve the application for transfer . . ., the agreement shall be terminated." Although technically, Crystal River did not file an application for transfer prior to entering into this contract and assuming operation of the utility system, from our review of the agreement and conversations with Crystal River, the closing of the sale is contingent upon Commission approval of the sale and issuance of certificates to Crystal River. Failure of Rosalie Oaks to obtain prior approval of the Commission appears to be due to its belief that because the sale had not closed, it was not in violation of Section 367.071, Florida Statutes.

We have reviewed the application and the sales agreement and, although Crystal River has been operating the utility since the agreement was signed in August of 1996, closing of the sale is conditioned upon Commission approval. Therefore, we do not find that the violation of Section 367.071, Florida Statutes, rises in these circumstances to the level of warranting initiation of show cause proceedings. Therefore, a show cause proceeding will not be initiated against Rosalie Oaks for failure to obtain Commission approval prior to entering into the sales contract and turning the utility over to Crystal River.

Peolication

On September 3, 1996, Crystal River filed an application for grandfather certificates in Polk County. Except as discussed herein, the application is in compliance with Section 367.171, Florida Statutes, and other pertinent statutes and provision of the Florida Administrative Code. In particular, the application

contains a filing fee in the amount of \$200, as required by Rule 25-30.020, Florida Administrative Code.

The rules and statute do not require noticing for grandfather certificate applications. However, because a sales contract was entered into and Crystal River began operating the system prior to the issuance of the grandfather certificates, we find it appropriate to require Crystal River to notice the customers, the Office of Public Councel, and the Polk County Commission, by providing them a copy of this Order within seven days of its issuance. We further find it appropriate to require Crystal River to provide notice in a newspaper of general circulation in the utility's service area within seven days of the issuance of this Order. The notice in the newspaper shall state that the Commission granted Crystal River Grandfather Certificates Nos. 594-W and 510-S. The notice in the newspaper shall also include a description of the service area granted, and reference the 21-day protest period. We find that this action is consistent with previous similar Commission decisions. See Order No. 19648, issued August 22, 1988, in Docket No. 880013-NS, Application of Homosassa Utilities. Inc. for water and seven certificates under grandfather rights. Sumter County, Florida.

Order No. PSC-97-1048-FOF-WS required Crystal River to provide a copy of a warranty deed in the name of utility as proof that it owns the land upon which the utility facilities are located, pursuant to Rule 25-30.035(6), Florida Administrative Code. By letter dated October 24, 1997, a copy of a recorded warranty deed in the name of Crystal River was provided as proof of ownership.

Adequate service territory and system maps and a territory description have been provided as prescribed by Rules 25-30.035(9), (10), and (11), Florida Administrative Code. A description of the territory requested by the applicant is shown on Attachment A of this order, which by reference is incorporated herein. In addition according to the Department of Environmental Protection, there are no outstanding notices of violation against the utility.

The utility is current with regard to regulatory assessment fees and the filing of annual reports through 1996. Crystal River is responsible for paying regulatory assessment fees and filing the annual report for 1997. Pursuant to Rule 25-30.110(3), Florida Administrative Code, "Each utility shall file with the Commission annual reports on forms prescribed by the Commission. The obligation to file an annual report for any year shall apply to any utility which is subject to this Commission's jurisdiction as of December 31 of that year, whether or not the utility has actually applied for or been issued a certificate." Rule 25-30.120(2),

Florida Administrative Code, states, in part, "The obligation to remit the regulatory assessment fees for any year shall apply to any utility which is subject to this Commission's jurisdiction on or before December 31 of that year or for any part of that year.

." The Rule further states that the "[r]egulatory assessment fees shall be filed with the Commission on or before March 31 for the preceding year ended December 31."

Based on the foregoing, we find it appropriate to grant Crystal River Cartificates Nos. 594-W and 510-8 to serve the territory described in Attachment A of this order. As stated previously, Crystal River shall send a copy of this order to the Polk County Commission, the Office of Public Counsel, and its customers, within seven days of the date of its issuance. Further, Crystal River shall publish the notice once in a newspaper of general circulation in the utility's service territory within seven days of the issuance date of this order.

Retes and Charmes

On February 18, 1991, the Polk County Board of County Commissioners approved a resolution establishing water and wastewater rates and charges for Roselie Oaks. On January 2, 1997, the Commission approved a pass-through rate adjustment to allow the recovery of increased expenses due to payment of regulatory assessment fees. Shown below are the rates requested by Crystal River. These rates include the pass-through adjustment approved by the Commission.

Regidential Service

Base Facility Charg	8	Amount
3/4 X 5/8*		\$ 9.90
1*		\$ 21.31
2*	;	\$ 68.38
Gallonage Charge: (per	r 1,000 Gallons)	
0 - 5,000 Gallons) 19 to 19	\$.84
5,001 - 10,000 Gallon	The state of the s	\$ 1.05
Over 10,000 Gallons	. : a	\$ 1.26

MOTENTER Residential Service (Monthly Rates)

Base Facility Char	.ge:		Amount
3/4 X 5/0"	**		\$ 13.30
1.	100		\$ 23.77
2*	Mark to Mark		\$101.31
Gallonage Charge - A	11 Flows		\$ 5.71
	Customer	Deposits .	
100	Mater	Mostevater	Total
Residential Service	¥ 8	\$25	. \$50
	Heter Test	Deposits	
Heter Size:	1.		Charge
5/8 x 3/4"			\$ 15.00
1° and 1 %°	5*		\$ 20.00
2" and over			\$ 30.00
Hisco	llaneous &	ervice Charges	
	, w		Charge
Initial Connection Fee	11		\$ 15.00
Normal Reconnection Pe	O1 -		\$ 15.00
Violation Reconnection	Tee:		\$ 15.00*
Premises Visit Fee:			\$ 15.00
+\$15.00 or Actual Cost			

Meter Installation Fees

Meter Size	u .		15		Charge
3/4" x 5/8"		3			\$200.00
1*			•		\$200.00
1-1/2	the same	.8.			\$200.00
2"		3		*	\$600.00
Over 2"		46	* * * * * * * * * * * * * * * * * * *		Actual

Customer Connection (Tab-in) Charge

Heter Size	Mates	Matemater	Total
3/4" x 5/8"	\$ 200.00	\$600.00	\$800.00
1*	\$ 330.00	\$600.00	\$930.00
1-1/2*	\$ 330.00	\$600.00	\$930.00
2*	\$1,000.00	\$600.00	\$1,600.00
Over 2"	Actual Cost	Actual Cost	Actual Cost

We find these rates and charges to be reasonable and they are approved. Crystal River shall charge these rates and charges until authorized to change by this Commission in a subsequent proceeding. Crystal River has filed a tariff which reflects the rates and charges approved herein. The tariff shall be effective for service rendered or connections made on or after the stamped approval date on the tariff sheets.

It is, therefore,

ORDERED by the Florida Public Service Commission that Crystal River Utilities, Inc., Post Office Box 520247, Longwood, Florida 32752, is hereby granted Certificates Mos. 594-W and 510-S to provide service in Polk County. Crystal River Utilities, Inc. is authorized to serve the territory shown on Attachment A of this Order. It is further

ORDERED that Crystal River Utilities, Inc. shall provide a copy of this Order to the Office of Public Counsel and the Polk

County It is further mission within seven days of the issuance date of this

copy days of the issuance date of ORDERED that Crystal River Utilities, £ 2 this order. 2 . F utility Inc. is further shall within seven provide 9

Grandfather circulation in notice of the further wichin also inclu ehell 1 £ Sit 21-0 chat 5 2 erritory rein once in a or Utilities, £ esion granted and \$10-8. The date of SETTICE of this order. newspaper of general d by this Order. The IDC. 2504 Crystal River e notice shall shall granted, and t be published provide

Chie chis Commission in a Order are ORDERED that the 1000 Crystal River Utilities, Inc. until authorised to change by . H ie further

regulatory assess 1997 in accordan Administrative Code. CHURCHO chat 8 tal River Utilities, Inc. shall pay so for 1997 and file an annual report for Rules 25-30.110 and 25-30.120, Florida is further for

appropriate petition, Florida Administrative C of Records and Reporting Florida 32399-0850, by in the "Notice hereto. agency CROSTATO that action, 2 £ hall become 5 received by the Director, bussed Oak Bonla Director, final and effective unless an to sput Judicial Review ROVIOW" Tallahassee, 25-22.036, Division attached

ORDERED Docket shall be clos 5 event this Order 900 final, this

By ORDER of the Florida Public Service Commission this 6th day of March, 1998.

BLANCA S. BAYÓ, Director Division of Records and Reporting

Rey Plynn, Chief Bureau of Records

(SEAL)

ALC

MOTICE 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.

As identified in the body of this order, our action granting grandfather certificates, requiring proof of land ownership and noticing is preliminary in nature and will not become effective or final, except as provided by Rule 25-22.029, Florida Administrative Code. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, as provided by Rule 25-22.029(4), Florida

Administrative Code, in the form provided by Rule 25-22.036(7)(a) and (f), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting, at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on March 27. 1998. If such a petition is filed, mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing. In the absence of such a petition, this order shall become effective on the date subsequent to the above date as provided by Rule 25-22.029(6), Florida Administrative Code.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If the relevant portion of this order becomes final and effective on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by 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 Records and Reporting 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 of the effective date 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.

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 Director, Division of Records and Reporting 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 or wastewater utility by filing a notice of appeal with the Director, Division of Records and Reporting 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.

CRYSTAL RIVER UTILITIES. INC.

TERRITORY DESCRIPTION

THE POSALIE CARE SURDIVISION

Commence at the Northeast corner of Section 29, Township 29 South, Range 29 East, Polk County, Plorida, and run South along the East boundary of Section 29, 1566.41 feet; thence North 79° 24' 10" West, 908.44 feet to the centerline of Camp Mack Road; thence along said centerline, South 50° 09' 10" West, 123.40 feet to the beginning of a curve to the left having a central angle of 08° 47' 20" and a radius of 2752.18 feet; thence along said curve, for an arc length of 422.17 feet to the end of said curve; thence South 41° 21' 50" West, 143.88 feet; thence South 35° 24' 10" East, 51.36 feet to the POINT OF BEGINNING for this description; from said POINT OF BEGINNING, continue thence South 35° 24' 10" East, 134.10 feet to the beginning of a curve to the left having a central angle of 90° 00' 00° and a radius of 20 feet; thence along said curve for an arc length of 31.42 feet to the end of said curve; thence North 54° 35' 50" East, 100.00 feet; thence South 35° 24' 10" East, 175.00 feet; thence North 54° 35' 50" East, 200.00 feet; thence North 35° 24' 10" West, 115.00 feet; thence North 54° 35' 50" East, 320.95 feet to the beginning of a curve to the right having a central angle of 46° 00' 00" and a radius of 205.58 feet; thence along said curve, for an arc length of 165.05 feet, to the end of said curve; thence South 79° 24' 10° East, 110.01 feet to the beginning of a curve to the right having a central angle of 134° 00' 00" and a radius of 51.98 feet; thence along said curve for an arc length of 121.57 feet to the end of said curve; thence South 35° 24' 10° East, 185.00 feet; thence South 54° 35' 50" West, 707.86 feet; thence South 35° 24' 10° East, 72.74 feet; thence South 69° 24' 10" East, 148.94 feet; thence North 20° 35' 50" East, 10.00 feet to the beginning of a curve to the right, whose tangent bears South 69° 18' 44° East, and has a central angle of 21° 52' 22" and a radius of 3180.00 feet; thence along said curve, Southeasterly, for an arc length of 1213.97 feet to the end of said curve, and the beginning of a curve to the left having a central angle of 22° 50' 30° and a radius of 260.00 feet; thence along said curve for an arc length of 103.65 feet, to the end of said curve; thence South 70° 16' 52" East, 706.24 feet; thence South 10° 16' 52" East, 400.69 feet; thence North 73° 24' 00" West, 870.32 feet to the beginning of a curve to the right having a central angle of 25° 57' 38" and a radius of 655.00 feet; thence along said curve for an arc length of 296.78 feet to the end of said curve, and the beginning of a curve to the left having a central angle of 21° 57' 48" and a radius of 2785.00 feet; thence along said curve for an

The state of the s

arc length of 1067.58 feet to the end of said curve; thence North 69° 24' 10" West, 342.13 feet; thence North 35° 24' 10" West, 538.72 feet; thence North 54° 35' 50" East, 210.00 feet; thence North 35° 24' 10" West, 190.58 feet; thence North 41° 21' 50" East, 102.73 feet to the POINT OF BEGINNING.

POSALIE CAKE WATER TREATMENT PLANT

ALSO, commence at the Mortheast corner of Section 29, Township 29 South, Range 29 East, Polk County, Florida, and run South along the East boundary of Section 29, 1566.41 feet; thence Morth 79° 24' 10" West, 908.44 feet to the centerline of Camp Mack Road; thence along said centerline, South 50° 09' 10" Mest, 123.40 feet to the beginning of a curve to the left having a central angle of 08° 47' 20" and a radius of 2752.18 feet; thence along said curve, for an arc length of 422.17 feet to the end of said curve; thence South 41° 21' 50" Mest, 306.72 feet; thence South 53° 24' 20" West, 420.00 feet; thence South 36° 35' 40" East, 50.00 feet to the POINT OF BEGINNING, continue thence South 36° 35' 40" East, 208.71 feet; thence South 53° 24' 20" Mest, 208.71 feet; thence South 53° 24' 20" Mest, 208.71 feet; thence South 50° 35' 40" East, 208.71 feet to the POINT OF BEGINNING.