Eric Fryson

From:

Lisa D'Angelo [Lisa.D'Angelo@arlaw.com]

Sent:

Wednesday, January 18, 2012 4:09 PM

To:

Filings@psc.state.fl.us

Cc:

pcflynn@uiwater.com; mfriedman@SFFlaw.com; reilly.steve@leg.state.fl.us; David Bernstein;

Andrew McBride; Kenneth Curtin

Subject:

LABRADOR UTILITIES, INC. RATE ACTION (Docket. No. 11-0264-WS); AMENDED MOTION

FOR INTERVENTION BY FOREST LAKE ESTATES CO-OP, INC

Attachments: 0379 001.pdf

Electronic Filing

a. Person Responsible for this electronic filing:

> David S. Bernstein, Esq. Adams and Reese LLP 150 Second Avenue North, Suite 1700 St. Petersburg, Florida 33701 Direct: (727) 502-8215 E-Fax: (727) 502-8915 David Bernstein@arlaw.com

b. Docket No. 11-02640-WS

> In Re: Application for increase in water and wastewater rates in Pasco County by Labrador Utilities, Inc.

- C. Document being filed on behalf of FOREST LAKE ESTATES CO-OP, INC.
- d. There are a total 26 pages
- The document attached for electronic filing is Intervener, FOREST LAKE ESTATES CO-OP, e INC's, AMENDED MOTION FOR INTERVENTION BY FOREST LAKE ESTATES CO-OP, INC.

Thank you for your cooperation and attention to this matter.

ADAMS AND REESE LLP

Baton Rouge | Birmingham | Houston | Jackson | Memphis | Mobile | Nashville | New Orleans | Sarasota | St.

Petersburg | Tampa | Washington, D.C.
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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for increase in water and wastewater rates in Pasco County by Labrador Utilities, Inc. Docket No. 11-0264-WS Filed: January 18, 2012

AMENDED MOTION FOR INTERVENTION BY FOREST LAKE ESTATES CO-OP, INC.

Intervener, Forest Lake Estates Co-Op, Inc.¹ ("Forest Lake"), by and through its undersigned counsel, and pursuant to Rules 25-22.039 and 28-106.201(2)², F.A.C., files this its Amended Motion for Intervention and in support states:

- 1. On or about August 31, 2011, Labrador Utilities, Inc. ("Labrador") informed the Florida Public Service Commission of its intention to submit an application of general rate relief for its water and wastewater system in Pasco County, Florida ("Rate Case").
- 2. The water and wastewater system operated by Labrador serves only the Forest Lake Estates Mobile Home Park and the Forest Lake Estates R.V. Park (collectively, the "Property") which are owned and operated by Forest Lake. The Property consists of approximately 894 mobile home and R.V. lots along with various common area elements and facilities.
- 3. Three separate types of tenancies exist at the Property. First, Forest Lake has shareholders who are members of the cooperative. Those shareholders' tenancies are

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¹ Forest Lake's business address is 6429 Forest Lake Drive, Zephyrhills, Florida 33540. Forest Lake's phone number is 813-783-7979. For purposes of this proceeding, the representative of Forest Lake shall be the undersigned attorneys.

² Forest Lake has attempted to address the requirements of Rule 28.106.201(2), F.A.C., within the body of this Amended Motion. However, Forest Lake cannot fully address subsections (2)(c), (2)(e), (2)(f), and (2)(g) because this Rate Case does not concern a prior agency decision. Instead, Forest Lake has attempted to address these subsections within the context of Forest Lake's intervention in this Rate Case. As to subsection (2)(a), Forest Lake would state that the agency affected by this Rate Case is the Florida Public Service Commission, Docket No. 11-0264-WS, which is located at 2540 Shumard Oak Blvd., Tallahassee, Florida 32399.

governed by Chapter 719, Florida Statutes. Second, Forest Lake rents individual lots at the Property to residents who place their own mobile home on each lot. Those residents' tenancies are governed by Chapter 723, Florida Statutes. Finally, Forest Lake rents lots to residents who place their own recreational vehicle on each lot. Those residents' tenancies are governed by Chapter 83, Florida Statutes.

- 4. In relation to all three tenancies, Forest Lake is under a statutory obligation to provide competent water and wastewater service to its residents. Specifically, Section 723.022, Florida Statutes, requires Forest Lake to maintain utility connections and systems in proper operating condition; Section 83.51(2)(a)(5), Florida Statutes, requires Forest Lake to provide and make reasonable provisions for running water and hot water; and Section 719.504(18), Florida Statutes, requires Forest Lake to specifically make provisions for water and wastewater within Forest Lake's statutory prospectus.
- 5. With respect to its obligation to provide water and wastewater service to its residents, Forest Lake has contractually outsourced that obligation to Labrador pursuant to a Lease Agreement for Water and Wastewater Treatment Facilities ("Lease") entered into between Forest Lake and Labrador Services, Inc., as predecessor in interest to Labrador. Pursuant to the Lease, Labrador supplies the water and wastewater to all of the residential lots and the common area elements and facilities located at the Property. A copy of the Lease is attached hereto as Exhibit "A."
- 6. By virtue of its statutory obligation to provide competent water and wastewater service to its residents, and as the owner of the Property, Forest Lakes will be significantly affected by and has a substantial interest in this Rate Case. *See* Order No. PSC-10-0508-PCO-EG; Order No. PSC-10-0524-PCO-EG. As stated above, the

customers of Labrador residing at the Property are also tenants and shareholders of Forest Lake. Accordingly, an increase in the cost of those customers' and shareholders water and wastewater services directly, immediately, and adversely affects Forest Lake's ability to provide affordable housing to its residents. Moreover, Forest Lake is also affected by this Rate Case as it is a customer of Labrador as to the common area elements and facilities.

- 7. Consequently, Forest Lakes is entitled to intervene in the Rate Case on behalf of both itself as a customer of Labrador and on behalf of the residents of the Property to contest any and all rate increases requested by Labrador in relation to the Property. See Order No. PSC-11-0162-PCO-WS (granting intervention in favor of mobile home park owner to contest rate increase application on behalf of community).
- 8. With respect to this Rate Case, Forest Lake states that the following material facts are in dispute and support a denial of any rate increase in favor of Labrador:
 - a. That, in relation to the Property, the quality of the service provided by Labrador, including, but not limited to, the quality of Labrador's water and wastewater services, the operational conditions of Labrador's plant and facilities, and Labrador's attempts to address customer satisfaction are unsatisfactory, not to industry norms and standards, and, as a result, Labrador is not entitled to a rate increase in accordance with, *inter alia*, Section 367.081(2)(a)(1), *Florida Statutes*, and Rule 25-30.433(1), *F.A.C.*; See also North Fla. Water Co. v. Bevis, 302 So.2d 129 (Fla. 1974)(wherein the Florida Supreme Court stated that the public should not be compelled to pay increased rates because of an inefficient system);

- b. That Labrador is not entitled to a rate increase based upon the financial data provided by Labrador in accordance with, *inter alia*, Sections 367.081(2)(a)(2) and 367.081(4)(f), *Florida Statutes*, and Rules 25-30.433(4) and 25-30.433(11), F.A.C.; and
- c. That Labrador is not entitled to an interim rate increase based upon the financial data provided by Labrador in accordance with, *inter alia*, Section 367.082(5), *Florida Statutes*, and Rule 25-30.437(5), F.A.C.
- 9. As to the relief sought in this Rate Case, Forest Lake is seeking a denial of any and all rate increase in favor of Labrador.
 - 10. Forest Lakes will take the Rate Case as it finds it.

WHEREFORE, Intervener, Forest Lake Estates Co-Op, Inc., pursuant to Rules 25-22.039 and 28-106.201(2), F.A.C., moves this Commission to enter an Order granting its Amended Motion for Intervention, and for all other relief this Commission deems just and proper.

s/ David S. Bernstein, Esq.

DAVID S. BERNSTEIN
Florida Bar No. 454400
KENNETH M. CURTIN
Florida Bar No. 087319
ANDREW J. MCBRIDE
Florida Bar No. 67973
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150 2nd Avenue North, Suite 1700
St. Petersburg, Florida 33701
(727) 502-8200 Fax: (727) 502-8915
Attorneys for Forest Lake

CERTIFICATE OF SERVICE

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished via email (where provided below) and U.S. Mail on January 18, 2012 to: Labrador Utilities, Inc., c/o Patrick C. Flynn, 200 Weathersfield Ave, Altamonte Springs, Florida 32714-4027 (pcflynn@uiwater.com); Martin Friedman, Esq., 766 N. Sun Drive, Suite 4030, Lake Mary, Florida 32746 (mfriedman@SFFlaw.com); and Stephen C. Reilly, Esq., Office of Public Counsel, c/o the Florida Legislature, 111 W. Madison Street, Room 812, Tallahassee, Florida 32393-1400 (reilly.steve@leg.state.fl.us).

s/ David S. Bernstein, Esq.
DAVID S. BERNSTEIN
Florida Bar No. 454400

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LEASE AGREEMENT FOR WATER AND WASTEWATER TREATMENT FACILITIES

THIS LEASE AGREEMENT (hereafter, the "Agreement") is made and entered into this 10 day of June, 1999, by and between FOREST LAKE ESTATES CO-OP., INC., a Florida not-for-profit corporation ("Lessor"), and LABRADOR SERVICES. INC., a Florida corporation ("Lessor").

RECITALS

- Lessor is the owner of the real property in Pasco County, Florida operated as Forest Lake Estates Mobile Home Park and Forest Lake Village R.V. Park located at 6429 Forest Lake Drive, Zephyrhills, Florida 33540 (collectively the "Parks").
- 2. Lessee is the owner of a water production, storage, treatment, transmission, and distribution system (the "Water Plant"), and a westewater collection, transmission, treatment and dispusal system (the "Wastewater Treatment Plant") (the Water Plant and the Wastewater Treatment Plant are sometimes hereafter collectively seferred to as the "Systems"). The Systems are located within the boundaries of and service, the Parks.
- 3. Lessor is the owner of lands in Pasco County, Florida lying under the Systems, said lands being more particularly described in Exhibit "A" attached hereto, with parcel one therein being the site of the Wastewater Treatment Plant, and parcel three being the site of the waste water krigation site, a component of the Waste Water Treatment Plant, said lands being hereinafter collectively referred to as the "Leased Promises".
- 4. Lessor has agreed to lease the Lessed Premises to Lessee pursuant to the Modification to Purchase Agreement dated as of the date of this Agreement, the terms of which grant Lessee the right to lease the Lessed Premises from Lessor; to grant a separate non-exclusive perpetual essement and rights of way through, under, over, on and across the Parks to patrol, inspect, after, improve, repair, rebuild, remove, replace, construct, reconstruct, operate and maintain Systems and other attachments, fixtures, equipment, and accessories desirable in connection therewith over, under, through, upon, and across the Parks at such places, streets, parcels and lots as may be necessary for efficient delivery of utility services to all occupants in the Parks, and to assign such existing easements to Lessee as may be necessary for the foregoing purposes.
- Lessor desires that Lessee act as the sole and exclusive provider of water and wastewater
 utility service to the Parks and Lessee agrees to provide such utility services to the residents

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and the common areas of the Parks under the terms and conditions set forth in this Agreement.

- 6. Lessor and Lessoe desire to set forth herein the terms and conditions under which the Lessoe shall be granted the sole and exclusive right to use the Lessod Premises to operate and translation the Systems and shall be granted the sole and exclusive right to provide water and wastewater utility services to the residents of the Parks.
- The Parties have negotiated in good faith and are empowered to be bound by the terms and conditions set forth in this Agreement.

ACCORDINGLY, for and in consideration of the sum of Ten (\$10.00) Dollars, the above Recitals and benefits to be derived from the affinishes suntion of the covenants contained herein, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

SECTION 1. AGREEMENT TO LEASE. Subject to the terms and conditions hereinafter set forth, Lessor horoby domises and lessos the Lessot Premises exclusively to Lessoe and Lessoe does hereby hire and take the Lessot Premises from Lessor.

SECTION 2. TERM. To have and to hold for a term of ninety-nine (99) years for parcels one and two and for a term of thirty (30) years for parcel three, unless sooner terminated, as provided hereinbelow. The term of this lesse shall commence on the date on which the last of the parties executes the Agreement below ("liffective Date") and shall expire ninety-nine (99) years from that date for parcels one and two and thirty (30) years from that date for parcel three.

SECTION 3. RENTAL. The rest reserved under this Agreement shall be as follows:

- 1. Annual rental of \$12,000 per year for perceis 1 and 2, payable in equal monthly installments of \$1,000 per month, payable the first day of each month.
- Annual Rental from percel 3 shall be \$30,000 per year payable in 12 equal monthly installments of \$2,500 per month, payable on the first day of each month.
- 3. The annual rental amounts in subparagraphs 1, and 2, above shall increase based upon the Consumer Price Index (as hereinsiter delined)-commencing on the eventy-third (73rd) month from the date of this Agreement. Every six (6) years thereafter, rental amounts shall be increased to an amount equal to the increase in the Consumer Price Index which shall be determined every six (6) years and paid at the new rental rate adjusted by the cumulative increase over the prior six (6) years. "Consumer Price Index" shall mean the Consumer Price Index which is presently designated as the United States City Average for All Urban

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Consumers, All Items, with a base period equaling 100 in 1982-1984. In the event the statistics are not available or in the event that publication of the Consumer Price Index is modified or discontinued in its entirety, the adjustment provided for berein shall be made on the basis of an index chosen by Lessor as a comparable and recognized index of the purchasing power of the United States consumer dollar published by the United States Department of Labor or other governmental agency.

- Real estate taxes (both ad valorem taxes and non ad valorem taxes) and special assessments,
 if any, for parcols one and two shall be paid by Lessee.
- Real estate toxes (noth ad valorem taxes and non ad valorem taxes) and special assessments,
 if any, for parcel three shall be paid by Lessor.
- 6. Personal professionable Systems, and necessary license and occupational fact, insurance, repair maintaine and compliance costs for the Systems shall be paid by Lessee.

SECTION 4. USE ORLEASED PREMISES: LESSEE EXCLUSIVE PROVIDER OF LITTLITY SERVICES. Lesses agrees that, throughout the term of this Agreement, it shall utilize the Leased Premises for water production, storage, treatment, transmission, distribution, and for wastewater collection, transmission, freatment and disposal, and for no other purpose, except upon the express written consent of the Lessor. Lesses further agrees that it shall maintain, operate and administer the Leased Premises and Systems in a manner consistent with customary standards. Lessor agrees that, throughout the term of this Agreement, Lesses shall be the sole and exclusive provider of water and wastewater utility services for the residents of the Parks.

SECTION 5. SERVICE TO THE PARKS. Lesses shall provide water and wastewater services to each occupied homesite and the common areas within the Parks.

SECTION 6. CUSTOMER RATES. Lesses shall charge each lot occupied by a mobile home (the "Occupied Homesite") of Forest Lake Estates Mobile Home Park an all inclusive fee of \$15 per month per serviced lot for both water and sewer services and each RV lot of Forest Lake Village R.V. Park, regardless of occupancy, an all inclusive fee of \$10 per month per serviced lot for both water and sewer services, which charge shall be due on the first day of each month. Lessor acknowledges that the \$15 fee for each Occupied Homesite and the \$10 fee for each RV lot shall be paid regardless of consumption. The foregoing rates and changes shall remain unchanged until Lesses obtains a certificate from the Florida Public Service Commission ("PSC") for the Systems or until the Systems are sold to a PSC licensed utility who will assess rates in accordance with applicable law. Lesses may pursue collection of delinquent accounts, including the filing of logal actions and termination of service to customers consistent with the practice of independent utility providers in the Pasco and Hillsborough County area. Until such time as the Systems are sold or Lesses obtains a certificate from PSC for the Systems, Lesses shall provide a monthly accounting

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to Lessor and shall comit any profits from the operation of the Systems to Lessor. For one hundred eighty (180) days from the date of this Agreement, Lessor shall collect and result to Lessoe on a monthly basis the monies collected for water and sewer services for each occupied homesite during which time Lessoe shall file an application with the PSC. After said one hundred eighty (180) days, Lessoe shall collect its charges for water and sewer services from each occupied homesite. Lessor shall have no obligation or liability to Lessoe for any uncollected charges for water and sewer services.

SECTION 7. LIMITED OPTION TO PURCHASE SYSTEMS. Lessee, subject to the limitations hereinafter set forth, grants to the Lessor, a limited option to purchase all of Seller's right, title, and interest in and to the Systems and its lessehold interest in the Lessed Premises together with all easements, rights of way, licenses, privileges, hereditaments, and appuricuances, if any, intrinstantly licenses together with all easements, rights of the Systems, all improvements and fixtures situated on the Lessed Premises, and distinstantial on the Lessed Premises, and used in the ownership, operation and maintenance of the Systems and Lessed Premises, including without limitation, all contract rights, instruments, documents of title, general intangibles, transferable licenses and good will partaining to the ownership, operation and maintenance of the Systems.

- A. Term. The option hereby granted must be exercised by the Lessor no later than December 31, 1999. This option shall expire without notice and be of no further effect upon the earlier of December 31, 1999 or notification from Lessee of a bona fide offer to purchase Lessor's interest in the Systems and the Lessed Premises pursuant to Lessor's right of first refusal to acquire the Systems more fully described below. Upon such notification of a bona fide offer and purchase the Systems pursuant to its right of first refusal set forth in subsection 7(K) below. Lessor's sole and exclusive right with respect to acquiring the Systems, shall be its right of first refusal set forth in subsection 7(K) below.
- B. Exercise of option. The option granted may be exercised by written notice delivered by the Lessor to the Lessor at the address stated in Section 11 of this Agreement.
- C. Purchase Price. Subject to the adjustments and prorations increinafter described, the purchase price to be paid by the Lessor to the Lessos for the purchase of the Systems and Lessos's lesschold interest in the Lessod Premises shall be the "fair market value" of the Systems and the lesschold interest in the Lessod Premises and essements benefitting same as of the date the option to purchase is exercised. "Fair market value" shall be determined by an appraisar experienced in appraising utility systems of the type and nature of the Systems. In the event the parties cannot agree upon an appraisar, then each party shall select an appraisar, with both appraisars having significant experience in avaluation of the utility systems comparable to the Systems, and these two appraisers shall pick a third appraisar, who shall also have significant experience in appraising utility systems comparable to the Systems. The third appraiser so selected shall value the Systems together with the lesschold

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interest in the Leased Premises and easements benefitting same. The valuation by this third appraiser shall be binding upon the parties. The purchase price for the Systems, as determined by the foregoing appraisal, shall be payable, in each, at closing.

- D. Physical Condition of Systems. Lessor acknowledges that upon the exercise of its option to purchase the Systems or upon its exercise of its right of first refusal described below, the Systems will be acquired by Lessor AS IS, WITH ALL FAULTS, AND WITHOUT EXPRESSED OR IMPLIED WARRANTY AS TO THE FITNESS FOR ANY PARTICULAR PURPOSE.
- P. Adjustments: Protetions. All receipts and disbursements relating to the Systems will be proteted on the Closing Date with the Closing Date being the Selice's date for purposes of the protetions. The purchase price will be adjusted on the following hasis:
 - Receipts Any revenues received with respect to the Systems competing approximation to the period through the Closing Date will be paid to the Lessee to the extent that such sums have been collected on or before the Closing Date; amounts carned and attributable to the period beginning the day after the Closing Date, and thereafter, will be paid to the Lesser. On receipt, after the Closing Date by the Lesser of accounts receivable with respect to the revenues carned through the Closing Date, the same will be promptly paid to Lessee; provided that Lesser will have no obligation to enforce the collection of said sums, such right being reserved to the Lessee.
 - 2. <u>Dishuraments</u> All sums due for accounts payable which were owing or incurred in connection with the Systems through the Closing Date will be paid by the Lessos. The Lessor will promptly famish to the Lessos any bills for such period received after the Closing Date for payment and Lessor will have no further obligation with respect thereto.
 - 3. <u>Property Taxes: Licenses</u> Personal property taxes, real property ad valueum taxes, non ad valueum taxes, special assessments, license and occupational fees for the calendar year in which the Closing Date occurs will be prorated through the Closing Date, based upon the latest available tax rate and assessed valuation.
 - 4. Insurance Lessee will terminate all existing insurance policies on the Closing Date and the Lessor will be responsible for placing all insurance coverage desired by the Lessor. Any prepaid insurance premiums will be retained by the Lessoe.
- F. Default: Remedy In the event that either party fails to perform such party's obligations hereunder (except as excused by the other party's default), the party claiming default will make written demand for performance. If either party fails to comply with such written

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demand within 45 days after receipt thereof, the non-defaulting party will have the option to waive such default, to demand specific performance or to terminate this Agreement. On termination of this Agreement by reason of default, the parties will be discharged from all further obligations and liabilities hereunder; provided, however, all rights and remedies set forth in Section 37 of this Agreement shall survive termination.

- G. Lesson's indemnification of Lesson. After the Closing of purchase of Lesson's rights in the Systems and Lessod Premises ("Closing"), the Lessor agrees to defend, indemnify, and hold the Lessoe harmiess from all damages, liabilities, costs and expenses (including atterneys fees and other litigation expenses) arising from the ownership, use, and operation of the Systems incurred or accrosed after the Closing or which are specifically assumed by the Lessor. The indemnification procedures to be followed will be those set forth in Section 10 of this Agreement.
- H. Assignability. This option is personal to Lessor and may not be assigned. Any attempt to assign this option shall be null and void.
- I. Denosit. At the time of the exercise of the option of right of refusal described below, Lessor shall make a \$25,000 exmest money deposit to be credited to Lessor at Closing, which deposit will be held by a mutually agreeable escrow agent.
- J. Closing. Closing on the option to purchase the Systems or under Lessor's exercise of its right of first refusal shall occur on or before 45 calendar days from Lessor's exercise of the option or right of first refusal, as the case may be.
- k. Leneve's Right of First Refusal. In addition to the option granted in this Section 7, Leneve shall have the right to purchase the Systems by meeting the exact terms and conditions of any bonn fide offer to purchase the Systems that Leneve receives. Leneve shall have 20 days from notification of the hone fide offer to accept and exercise its right of first refusal, which acceptance must be in writing and delivered to Leneve as provided in the Notice provision in Section 11 of this Agreement. This right of first refusal is personal to Leneve's sale of its interest in the Systems and the Leneved Premises and in the event that Leneve sells the property to a third party and Leneve fails to exercise its right of first refusal, then Leneve's right of first refusal shall expire without notice and be of no farther effect. This right of first refusal shall expire without notice and be of no farther effect. This right of first refusal shall be void.

SECTION 8. TERMINATION OF LEASE. Leasor and Leases agree that this Agreement may be terminated during the ninety-nine (99) year term as follows:

This Agreement may be terminated by Lessee as to either percel one, two, or three, or all of them, solely, at Lessee's discretion, with termination to be effective 180 days after written notice to Lessor

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(the "Termination Date"). Upon the Termination Date, Lessee and Lessor shall prorate revenues and expenses for the Systems as set forth in subsection 7(E) of this Agreement through the Termination Date, with Lessee retaining its rights to collect revenues earned prior to the Termination Date and Lessee and Lesser shall be released and discharged from their respective obligations under this Agreement; provided, however, Lesses shall continue to make the registal payments due to Lessor for parcel three pursuant to Section 3 of this Agreement through and including the seventy-second (72nd) mouth of the term of this Agreement.

In the event that this Agreement is terminated, as aforesaid, then Lessoe agrees that it shall deliver up possession of the Lessod Premises and the Systems to the Lessor as of the Termination Date.

SECTION 9. UTILITIES, REPAIRS, AND OTHER EXPENSES. During the term of this Agreement, the Leases shall provide potable water service to Leaser for service area of the existing water service to the service measurement with no additional charges or costs for the common areas of the Parks. The Leases agrees that it shall pay for the operating costs necessary to operate and maintain the Systems. Leases shall be responsible for the payment of all maintenance and repairs that may, from time to time, be required in order to keep the Systems in good operating condition and repair.

SECTION 16. LIABILITY OF PARTIES. Lesses shall indemnify and hold Lessor harmiess for any claims, actions, expenses or damages, including costs and attorney's fices, at trial and appeal, which Lessor incurs for personal injury or property damage that occurs as a direct result of the negligent act or unission of Lessoe, its agents, contractors, representatives and/or employees in the operation or maintenance of the Systems, under the following terms and conditions:

- (a) A party seeking indemnification (the "Claimant") shall promptly notify the party from whom indemnification is sought (the "Indemnitor") of any liabilities for which the Indemnitor may be liable hereunder. A Claimant seeking indemnification for any claims brought by third parties shall endeavor to notify the Indemnitor in writing within fifteen (15) days after receipt of written notice of the third party claim (which notice of claim from a third party shall be of a nature which will reasonably advise the recipient of the fact that such a claim is being made). The notice will, to the extent possible, be sufficiently detailed so the Indemnitor is or will be able to reasonably understand the nature of the claim. The right of indemnification under the Agreement shall not be affected by any failure to give or any delay in giving any notice required herein, unless, and then only to the extent that, the rights and remedies of the Indemnitor shall have been prejudiced thereby.
- (b) The indemnitor shall have the right to negotists with the third party relative to a claim, to control all settlements and to select lead counsel to defend any and all claims. The Claimant may select counsel to participate in any defence at the Claimant's sole cost and expense.

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(c) In connection with any claim, all parties shall cooperate with each other and provide each other with access to relevant books and records in their possession or under their control, all at the cost of the indemnitor.

(d) Lessor shall only be liable heretinder for actual claims, losses, damages, costs and expenses arising from matters covered under this indemnity. In no event shall Indemnites be liable to Claimant for consequential, special, incidental or punitive damages, which are expressly excluded from this indemnity.

SECTION 11. NOTICES. Any notices which are required or permitted hereunder shall be delivered by United States mail, roturn receipt requested, postage prepaid or by hand delivery, to the parties at the following addresses:

Labrador Services, Inc. 39 Treasure Circle Sebastian, Florida 32958

with copy to:

Richard S. Webb, IV. Beq. Lutz, Webb & Bobo, P.A. 2 North Tamiami Trail, Suite 500 Sarasota, Florida 34236

LESSOR:

Pořěst Lake Estates Co-Op, Inc. 6429 Forest Lake Drive Zephyrhilis, Florida 33540

with copy to:

David Bemsteln, Esq. Rudon, McClosky, Smith, Schuster & Russell, P.A. 150 Second Avenue North, 17th Flour P.O. Box 14034 (33733) St. Petersburg, Florida 33701

Notice of an address change shall be given in writing by the appropriate party to the other prior to the change. All notices shall be deemed delivered three (3) days after deposit in the United States mail, or at the time of hand delivery. Faccimile transmissions shall be treated as originals for purposes of giving notice under this Agreement.

SECTION 12. INSURANCE. Lesses agrees to provide and maintain hazard and liability insurance upon the Systems and Leased Promises throughout the term of this Agreement. Lessor shall be named as an additional insured.

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SECTION 13. ASSIGNMENTS AND SUBLEASES. Lesses may assign or sublease all or any part of the Systems and Leased Premises withoutlibe prior written consent of the Leaser.

SECTION 14. COVENANTS RUNNING WITH THE LAND: SUCCESSORS AND ASSIGNS. All covenants and agreements herein contained shall run with the lands described in Exhibit "A" and shall be binding on the parties and shall inure to the benefit of the successors and assigns of the parties hereto.

SECTION 15. OTHET ENJOYMENT. Lessee, upon paying the rent reserved hereunder and performing all the other covenants and conditions required to be performed under this Agreement, shall and may peaceably and quietly have, hold and enjoy the Systems and the Lessed Premises hereby demised for the term aforesaid, free from disturbance by the Lesser or anyone plaining by, through or under the Lesser.

SECTION 16. ENVIRONMENTAL INDEMNITY. Lessee, subject to the procedures and the limitations set forth in Section 10 of this Agreement, hereby agrees to indomnify, reimburge, defend and hold harmless Lessor, First Union National Bank and Resident Co-op Finance, LLC, and their officers, directors, employees, successors and assigns from and against all demands, claims, civil or criminal autions or sames of action, liens, assessments, civil or criminal penalties or fines. losses, damages, liability, obligations, costs, disbursements, expenses or fees of any kind or of any nature (including, without limitation, cleanup costs, atterneys', paralegala', consultants' or experts' fees and disbursements and costs of litigation) which may at any time be imposed upon, incurred by or asserted or awarded against, Lessor directly of indirectly, related to or resulting from: (a) any acts or omissions of Lessee at, on or about the Lessed Premises which contaminate air, soils, surface waters or ground waters over, on or under the Leased Premises; (b) the breach of any representation or warranty under this Agreement; (c) pursuant to or in connection with the application of any Environmental Law, the acts or omissions of Leanes or its affiliates which result in any environmental damage alleged to have been caused, in whole or in part, by the manufacture, processing, distribution, use, handling, transportation, treatment, storage, or disposal of any Hazardons Substance on, in or about the Leased Premises; or (d) the presence, whether past present or future, of any Hazardous Substances introduced by Lessee or its agents, successors, assigns, contractors or employees, on, in or about the Leased Premises.

- (a) Lessec's indemnification obligation under this section shall be subject to and limited by the procedures and the limitations set forth in Section 10 of this Agreement and shall continue, survive and remain in full force and effect notwithstanding termination of this Agreement.
- (b) 'Those liabilities, losses, claims, damages and expenses for which a lender is indemnified under this section shall be reimbursable to Lesser at Lesser's option to make payments with respect thereto, without any requirement of waiting for ultimate outcome of any litigation, claim or other proceeding, and Lesses shall pay such liability, losses, claims, damages and expenses to

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Lessor as so incurred within thirty (30) days after notice from Lessor itembing the amounts incurred to the date of such notice.

- (c)! Lesses waives any acceptance of this indemnity by Lessor. The failure of Lessor to enforce any right or remedy hereunder, or to proppilly enforce any such right or remedy, shall not constitute a waiver thereof nor give rise to any estoppel against Lesson, nor excuse Lesson from its obligations hereunder. Any waiver of such right or remedy must be in writing and signed by Lessor. This indemnity is subject to enforcement at law and/or equity, including actions for actual damages and/or specific performance; provided, however, any provision in this Section 16 to the contrary notwithstanding, I essee shall in no event be liable for consequential, special, incidental or punitive damages.
- (d) For purposes of this Agreement, "Environmental Lagar shall-mean any applicable federal, state, or local statutory or common law, ordinance, rule of regulation violating to pollution or protection of the environment, including without limitation, any common law of missance or trespess, and any law, rule or regulation relating to emissions, discharges, releases or threatened releases of pollutants, contaminants or chemicals, or industrial, toxic or hazardous substances or waste into the environment (including without limitation, ambient air, surface water, groundwater, land surface or subsurface strats) or otherwise relating to the manufacture, processing distribution, use, treatment, storage, disposal, transport or handling of pollutants, contaminants or chemicals or industrial, toxic or hazardous substances or wastes.
- (e) For the purposes of this Agreemiant, the term "Hazardous Substance" means any substance or material (i) identified in Section 101(14) of CERCLA, 42 U.S.C. Statute 9601(14) and as set forth in Title 40, Code of Federal Regulations, part 302, as the same may be amended from time to time, or (ii) determined to be toxic, a pollutant or contaminant, under Federal, state or local statuta, law, ordinance, rule, or regulation or judicial or administrative order or decision, as same may be amended from time to time, (iii) asbestos, (iv) radon, (v) polychlorinated biphenyls and (vi) such other materials, substances or waste which are otherwise dangerous, hazardous, harmful or deleterious to human health or the environment.

SECTION 17. SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT.

- (a) This Agreement is and shall be subject and subordinate to that certain Mortgage and Security Agreement between Lessor and First Union National Bank and that certain Mortgage and Security Agreement between Resident Co-op Finance, LLC and Lessor (collectively, the "Mortgage") anoumbering the Parks and the Lessot Premises and to all renewals, modifications, consolidations, replacements and extensions of the Mortgage.
- (b) In the event of a foreelosure of the Mortgage or should a mortgagee obtain title by deed in lieu thereof, or otherwise, Lessee may continue its occupancy of the Lessed Premises in

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accordance with the terms and provisions of this Agreement, so long as Lessee continues to pay rent and otherwise to perform its obligations thereunder.

- Lesses agrees to attorn to: (i) said mortgages when in possession of the Lessed Promises; (ii) a receiver appointed in an action or proceeding to foreclose the Mortgage or otherwise; or (iii) to any party sequiring title to the Leased Premises as a result of forcelosure of the Mortgage or deed in lieu thursof. Lessee further covenants and agrees to execute and deliver, upon request of a mortgageo, or its assigns, an appropriate agreement of attornment with any subsequent titleholder of the Leaned Premises.
- This Section 17 is to be effective and self-operative without the execution of any Other instrument.

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SECTION 18. RADON GAS TOTAL A NATURALLY OCCURRING RADIOACTIVE GAS THAT, WHEN IT HAS ACCUMULATED IN A BUILDING IN Sufficient quantities, may present health risks to persons who are EXPOSED TO IT OVER TIME. LEVELS OF RADON THAT EXCERD FEDERAL AND STATE GUIDELINES HAVE BEEN FOUND IN BUILDINGS IN FLORIDA. ADDITIONAL information regarding radon and radon testing may be obtained FROM YOUR COUNTY PUBLIC HEALTH UNIT.

SECTION 19. WAIVER AND AMENDMENT. No provision of this Agreement shall be deemed waived or amended except by a written instrument unambiguously setting forth the matter waived or amended and signed by both parties. Waiver of any matter shall not be despited a waiver of the same or any other matter on any future occasion. No acceptance by Lessor of an simount less then the annual rent set forth in Section 3 shall be deemed to be other than a payment on account of the entriest such rent or other payments then due or in arreers nor shall any endorsement or statement on any check or letter accompanying any such payment be deemed a waiver of Lessor's right to collect any unpublismounts or an accord and satisfaction.

SECTION 28. SUCCESSORS BOUND. Except as otherwise specifically provided herein, the terms, covenants and conditions contained in this Agreement shall bind and inure to the henefit of the respective being successors, executors, administrators and assigns of each of the parties horeto.

SECTION 21. NO MERGER. The voluntary or other surrender of this Agreement by Lessee, or a mutual canonilation thereof, shall not result in a merger of Lessee's and Lessee's estates. and shall, at the option of Lesson, either terminate any or all existing subleases or sublementian, or operate as an assignment to Lessor of any or all of such subleases or aubtenancies.

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SECTION 22. CAPTIONS. Captions are used throughout this Agreement for convenience of reference only and shall not be considered in any manner in the construction or interpretation bereof.

SECTION 23. SEVERABILITY. The provisions of this Agreement shall be deemed severable. If any part of this Agreement shall be held unonforceable by any court of competent jurisdiction, the remainder shall remain in full force and effect, and such unemforceable provision shall be reformed by such court so as to give maximum legal diffect to the intention of the parties as expressed therein.

SECTION 24. CHARACTERIZATION. It is the intent of the parties hereto that the business relationship created by this Agreement and any related documents is solely that of a longterm commercial lease between Lessor and Lessee and has been outered into by both parties in reliance upon the economic and legislaryains contained herein. None of the agreements contained herein are intended, nor shall the same be deemed or construed, to create a partnership between Lessor and Lessee, to make them joint venturers, to make Lessee an agent, legal representative. partner, subsidiary or employes of Lessor, nor to make Lessor in any way responsible for the debts. obligations or losses of Losses.

SECTION 25. EASEMENTS. During the Lesse Term, Lessor shall have the right to street non-exclusive electric or cable utility easements on, over, under and above the Legaci Premises without the prior consent of Lessee, provided that such non-exclusive electric or cable utility casements will not materially interface with Lesses's long-term use of the Promises.

SECTION 26. FURTHER ASSURANCES. Each of the parties agrees to sign such other and further documents and otherwise cooperate with each other as may be necessary or appropriate to carry out the intentions expressed in this Agreement.

SECTION 27. ENTIRE AGREEMENT. This Agreement, and any other instruments or agreements referred to herein, constitute the entire agreement between the parties with respect tot he subject matter hereof, and there are no other representations, warranties or agreements except as herein provided.

SECTION 28: CHOICE OF LAW: VENUE, The creation of this Agreement and the rights and remedies of Lessor with respect to the Premises shall be governed by and construed in accordance with the internal laws of the State of Florida. Venue for the resulution of any dispute between the Lessor and Lessoe shall be in Pasco County. Florida and those Florida and federal courts whose jurisdiction includes Pasco Consty, Florida.

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SECTION 29. COUNTERPARTS. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all such counterparts shall constitute but one agreement.

SECTION 36. RECORDING OF LEASE. After execution of this Agreement, the parties shall execute and record in Pasco County, Florida, a short form memorandum describing the Land and the stating the Lease Term and other information the parties agree to include. The Maynorandum of Lease to be executed and recorded is attached as Exhibit "B".

SECTION 31. NO HROKERAGE. Lessor and Lesses represent and warrant to each other that they have not contracted with any broker for compensation for real estate services in connection with this Agroement. Each of Lessor and Lesses agrees to protect, indemnify, save and keep harmless the other, against and from all liabilities, claims, losses, costs, damages and expenses, including attentives they arising out of, resulting from or in connection with their breach of the foregoing warranty and representation.

SECTION 32. NO ASSUMPTION: OF LIABILITIES BY LESSOR. The parties acknowledge that Lessor shall not incur any liabilities with respect to Lessoe. Accordingly, in addition to the other terms and conditions of this Agreement, Lessor shall neither assume nor be liable for any payments and benefits to past and/or present employees of Lessoe in connection with the business it conducts on or from the Premises except as otherwise agreed to in writing by Lessor, including, but not limited to, salaries, wages, commission, bunuses, vacation pay, health and welface contributions, pensions, profit sharing, severance or termination pay, or any other form of compensation or fringe benefit.

SECTION 33. NO JOINT VENTURE. Leases acknowledges that Leaser shall not be deemed a partner or joint venturer with Leaser or any contractor, agent, representative, management company or broker affiliated with Leases. Leases shall indomnify and hold Leaser harmless from and against any and all liabilities, damages, claims of leases, demands, costs or fees (including attorney's fees) incurred based on any such assertion under the procedures and subject to the limitations set forth in Section 10 of this Agreement.

RECTION 34. NO CONSTRUCTION No construction shall be commenced on any portion of parcel three without the prior written consent of Lessor.

SECTION 35. NO IMPACT FERS. All impact few relating to the Systems shall be paid by Lessec. In no event shall Lessor or any resident of the Parks be responsible for any impact fees relating to the Systems, including but not limited to hook-up fees for individual mobile homes located in the Parks.

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SECTION 36. TIME IS OF THE ESSENCE. Time is of the essence with respect to each and every provision of this Agreement in which time is a factor.

SECTION 37. COMPLIANCE WITH LAWS. The use, operation and occupation of the Leased Primises, and the condition thereof, shall, be at the sole cost and expense of Lessee and Lessee shall fully comply with all applicable statutes, regulations, rules, ordinances, codes, licenses, permits, orders, approvals or any governmental agencies, departments, commissions, bureaus, boards or instrumentalities of the United States, the state in which the Leased Premises are located and all political subdivisions thereof, including, without limitation, all health, building, fire, safety, and other codes, ordinances and requirements.

NECTION 38. DEFAULT. If a monetary default shall occur hereunder which is not cured . within fiftden (15) days following receipt of written notice to Lessee from Lesses from Le managers, default shall occur hereunder and remains uncured for thirty (30) days begrene to live receipt of written notice to Lesser from Lessor or the Department of Environmental Protection, unless steps have, in good faith, been commenced promptly by Lesson to rectify the non-monetary default during the thirty (30) day period (or shorter time period if required by applicable law) and Lessee thereafter prosecutes the rectification to completion with diligence and continuity, Lessee shall be deemed in default under this Agreement. In the event that I cases shall be deemed in default under this Agreement, Lessor shall then be entitled to terminate this Agreement prior to the natural expiration thereof. Upon the exercise of Lessor's right to terminate this Agreement, Lessor or its agents may immediately or any time-thereafter, re-enter and resume possession of the Leased Premises and remove all persons and property therefrom, by a suitable action or proceeding at law. In addition to any insurance and indemnity provision contained in this Agreement, upon the default of Lessee under this Agreement, Lessor shall be entitled to recover any and all actual damages incurred by Lassor as a result of Lessee's default, but not consequential, special, incidental or punitive damages. No remedy herein conferred upon or reserved to Lessoc shall exclude any other remody herein or by law provided, but each shall be cumulative and in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute and shall survive termination of this Auromann.

SECTION SP. MISCRILLANEOUS.

- (1) All of the parties to this Agreement have participated fully in the negotiation and preparation bereof, and accordingly, this Agreement shall not be more strictly construed against any one of the parties hereto.
- (2) In the event of any litigation between the parties under this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and court costs at all trial and appellate levels.

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Signed, scaled and delivered in the presence of:

LESSOR:

FOREST LAKE ESTATES CO-OP, INC., a Florida

not-for-profit corporation

Find Name: Lynn & CRAVEY

By:_

Edgar C. Leving, as its Proplicant

Kelly of Mr. Kinlan Print Mand: Kelly & my Kinlay

A Florida corporation

Tymn O. Cravey

Kelly S. Mc Kindow.
Pride Word: Kelly J. Mc Kindy.

Henri Viau, as its President

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EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1 FOREST LAKE ESTATES MOBILE HOME PARK

A tract of land lying in Sections 5 and 8, Township 26 South, Runge 22 East, Pasco County, Florida, being more particularly described as follows: Begin at the Southwest corner of said Section 8, slee being the Northwest corner of said Section 8; thence N 00°35'43" E, along the West boundary of said Section 5, 1747.18 feet to the platted South right-of-way line of Frontier Acres Drive, 46 recorded in the plat of Frontier Acres Drive of the public records of Pasco County, Florida; thence run 8 89°55'245'E, along said platted South right-of-way line, 50.00 feet to a point on the platted East right-of-way line, said line also being S0.00 feet Rast of and parallel to the West boundary of said Section 8, a distance of 690.21 feet; thence run N 89°54'25" E, 2001.99 feet; thence N 69°55'55'W., 2007.29 feet to a point on the West boundary of said Section 8; thence run N 01°04'30" E, along said West boundary of said Section 8, 1030.84 feet to the Point of Beginning.

TOGETHER WITH a non-exclusive easement for ingress, egress and utilities as created by Essement Agreement recorded May 8, 1989, in Official Records Book 1805, page 1725, Public Records of Page County, Florida, over the following described land:

A 50.00 foot Right-of-way Essement in Section 5, Township 26 South, Range 22 East, Pasco County, Florida, described as follows: From the West '4 corner of said Section 5, run thange \$ 00°23°43° W., 210.43 feet along the West boundary of the Southwest 1/4 of said Section 5; thence N. 89°54°15° E., 777.19 feet to the Point of Beginning; thence from a tangent bearing of N. 00°05°45° W., run Northeasterly, 195.73 feet along the arc of a curve to the right, having a radiac of 165.00 feet, a contral angle of 67°58°06°, and a chord bearing and distance of N. 33°53'18° E., 184.46 feet to a point of tangency; thence N. 67°52'21° E., 47.16 feet to a point of curvature; thence Northeasterly, 23'.25 feet along the arc of a curve to the left, having a radiac of 200.00 feet, a central angle of 57°58'06°; and a chord bearing and distance of N. 33'53'18° E., 223.59 feet to a point of tangency; thence N.00°05'45° W., 205.85 feet to a point of tangency; thence N.00°05'45° W., 205.85 feet to a point of tangency; thence N.00°05'45° W., 205.85 feet to a point of tangency; thence N. 4 chord bearing and distance of N. 10°45'00° W., 73.95 feet, to a point of tangency; thence N. 68°35'45° E., 50.00 feet along and Southerly right-of-way line; thence S. 21°24'35° E., 59.74 feet to a point of curvature; thence S. 21°24'35° E., 59.74 feet to a point of tangency; thence S. 60°05'45° E., 205.85 feet to a point of curvature; thence S. 20°05'45° E., 205.85 feet to a point of curvature; thence S. 20°05'45° E., 205.85 feet to a point of curvature; thence S. 20°05'45° E., 205.85 feet to a point of curvature; thence S. 60°05'45° E., 205.85 feet to a point of curvature; thence S. 60°05'45° E., 205.85 feet to a point of curvature; thence S. 60°05'45° E., 205.85 feet along the arc of a curve to the right, having a radius of 250.00 feet, a central angle of 67°52'05°, and a chord bearing and distance of S. 33°53'18' W., 279.48 feet to a point of tangency; thence S. 67°52'21' W., 47.16 feet to a point of curvature; thence Southwesterly, 136.42 feet to t

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PARCEL 2 POREST LAKE VILLAGE RV PARK

From the West ¼ corner of Section 5, Township 26 South, Range 22 Bast, Pasco County, Florida, run thence 5,00°35′43″W., 210.43 feet eleng the West boundary of the Southwest ¼ of said Section 5; thence N.89°54′15″E., 827.19 feet to the Point of Beginning; thence along a nontangent curve to the right, having a radius of 115,00 feet, an arc of 136.42 feet, a chord of 128,56 feet, chord bearing N.33°53'18'E, thance N.57°52'21'E, 47.16 feet; thence along a curve to the feet, chord bearing N.33"53"18"E., thence N.57"52"21"E., 47.16 feet; thence along a curve to the left, having a radius of 250.00 feet, an arc of 296.57 feet; a chord of 279.48 feet, chord bearing of N.33"59"18"E., thence N.00"05"45"W., 205.85 feet; thence along a curve to the left having a radius of 250.00 feet, an arc of 92.86 feet, a chord of 92.44 feet, chord bearing of N.10"45"00"W., thence N.21"24"15"W., 59.74 feet to the Southerly right-of-way line of State Road No. 84; thence N.68"35"45"E., 1067.00 feet along said Southerly right-of-way line; thence 5.00"01"19"W., 1096.12 feet; theice 5.88"54"15"W., 1224.80 feet to the Point of Beginning.

TO THE MORE TOGETHER WITH a non-exclusive easurement for ingrees, egrees and utilities in the content of the co

A 50.00 feet Right-or-way Ensement in Section 5, Township 26 Sousti, Range 22 East, Pasco County, Florida, described as follows: From the West 14 corner of said Section 5, run thance 5 00*23*43" W., 210.43 feet along the West boundary of the Southwest 1/4 of said Section 5; thence N. 89*54*15" E., 777.19 feet to the Point of Beginning; thence from a tangent bearing of N. 00*05*45" W., run Northeasterly, 195.73 feet along the arc of a curve to the right, having a radius of 165.00 feet, a central angle of 67*55*06", and a chord bearing and distance of N. 33*55*18" E., 124.45 feet to a point of tangency; thence N. 67*52*21*E., 47.16 feet to a point of curveture; thence Northeasterly, 237,25 feet along the arc of a curve to the left, having a radke of 200,00 feet, a central angle of 67°58°06"; and a chord bearing and distance of N.33°53'18" E, 223.69 feet to a point of tempency; thence N.00°05'45" W., 205.85 feet to a point of curveture; thence to a point of tendency; thence N.00°05'45" W., 205.85 feet to a point of curvature; thence Northwesfurly, 74.38 feet along the arc of a curve to the left, having a radius of 200.00 feet, a central angle of 21°18'20", and a chord braing and distance of N. 10°48'00" W., 73.95 feet, to a point of tangency; thence N. 20°24'25" W., 58.74 feet to the Southerly right-of-way line of State Road No. 54; thehcat N. 68°35'45" E., 50.00 feet along said Southerly right-of-way line; thence S. 21°24'15" E., 50.74 feet to a point of curvature; thence Southerly right-of-way line; thence S. 21°24'15" E., 50.74 feet to a point of curvature; thence Southerly right-of-way line; the arc of a curva to the right, having a radius of 250.00 feet, a central angle of 22°18'30", and a chord bearing and distance of S. 20°48'00" E., 92.44 feet to a point of tangency; thence \$ 00°08'45" E., 205.85 feet to a point of curvature; thence Southwesterly, 286.37 feet along the arc of a curva to the right, having a radius of 250.00 feet, a central angle of 67°50'06", and a chord bearing and distance of S. 33°53'38" W., 279.48 feet to a point of tangency; thence S. 67°52'22' W., 47.35 feet to a point of curvature; thence Southwesterly. 136.42 feet along the arc of a curva to the late. to a point of curvature; thence Southwesterly, 136,42 feet along the arc of a curve to the left, having a radius of 115.00 feet, a central angle 66,67°58'05", and a chard bearing and distance of 5.33°55'18'W., 128.86 feet; thence 9.89°54'15"W., 50.00 feet to the Point of Beginning.

ALSO TOGETHER with easements for utilities as created by Essement Agreement and Subordination recorded March 12, 1997 in Official Records Book 3710, page 1324, Public Records of Pason County, Fiorida, described as follows:

EASEMENT A - EASEMENT FOR UTILITIES DESCRIBED AS FOLLOWS: AASEMENT A "LANGMENT FOR UTILITIES PROFESSION AS FOLLOWS:

COMMENCE AT THE WEST 1/4 CORNER OF SECTION 5, TOWNSHIP 26 SOUTH, RANGE 22 EAST, PASCO COUNTY,
FLORIDA, RUN THENCE'S DO'35'43" W, ALONG THE WEST BOUNDARY OF THE SOUTHWEST 1/4 OF SAID
SECTION, 210,43 FEET; THENCE N 89'64'15" E, 996.51 FEET FOR A POINT OF REGINNING, THENCE CONTINUE
N 88'84'15" E, 285.94 FEET; THENCE'S DO'02'02" E, 5.16 FEET; THENCE S 37'13'59" E, 54.61 FEET;
THENCE S 45'07'40" W, 192.77 FEET; THENCE N 53'48'08" W, 201.31 FEET; THENCE NORTH OUTOZ'02" W,
66,76 FEET TO THE POINT OF BEGINNING. Sent By: LUTZ WEBB ET AL;

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EASEMENT B — A 15' EASEMENT FOR UTILITIES LYING 7.5 EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE. COMMENCE AT THE WEST 1/4 CORNER OF SECTION B. TOWNSHIP 28 SOUTH, RANGE 22 EAST, PASCO COUNTY, FLORIDA AND RIW 8 00'36'43" W. ALONG THE WEST BOUNDARY OF THE SOUTHWEST 1/4 OF SECTION B. 210.43 FEET; THENCE RUN N 88'54'15" L. 1288.95 FEET FOR A POINT OF BEGINNING THENCE RUN S 00' 210.43 FEET; THENCE RUN N 87'13'36" E. 120.66 FEET; THENCE S 32'27'33" E. 48.85 FEET; O2'02" E. 2.83 FEET; THENCE RUN S 37'13'36" E. 120.66 FEET; THENCE S 32'27'33" E. 48.85 FEET; THENCE N 80'41'34" E. 140.84 FEET; THENCE S 10'12'31" W. 281.24 FEET; THENCE S. A1'09'88" W. 280.24 FEET; THENCE S 47'84'17" W. 199.69 FEET; THENCE S 47'58'30" W. 194.30 FEET; THENCE S 20'02'86" E. 40'047 FEET; THENCE S 20'02'86" E. 40'047 FEET; THENCE S 20'02'86" E. 10'04'88" E. 37'19'36" E. 176.54 FEET; THENCE S 02'29'28" E. 284.81 FEET; THENCE S 00'02'86" E. 10'04'88" E. 37'19'36" E. 176.54 FEET; THENCE S 61'48'40" W. 177.68 FEET; THENCE S 10'84'88" E. 34'84'15" E. 138.21 FEET; THENCE S 15'08'8" E. 168.02: FEET; THENCE N 36'28'87" E. 102.61 FEET; THENCE S 40'04'15" E. 355.23 FEET; THENCE S 40'40'15" E. 60.14 FEET 10 THE ROBNT OF TEFRMINATION.

FEET; THENCE S 48'40'15" E. 60.14 FEET 10 THE ROBNT OF TEFRMINATION.

EASEMENT D - AN EASEMENT FOR UTILITIES DESCRIBED AS FOLLOWS:

COMMENCE AT THE WEST 1/4 CORNER OF SECTION 5, TOWNSHIP 26 SOUTH, RANGE 22 EAST, PASCO COUNTY, FLORIDA AND RUN'S GO'SB'S W, ALONG THE WEST BOUNDARY OF THE SOUTHWEST 1/4 OF SAID SECTION, FLORIDA AND RUN'S GO'SB'S W, ALONG THE WEST BOUNDARY OF THE SOUTHWEST 1/4 OF SAID SECTION, THENCE RUN'S GO'SB'S E, 2.43 FEET; THENCE RUN'S 30'C2708' E, 2.43 FEET; THENCE RUN'S 37'13'50' E, 120.86 FEET; THENCE RUN'S 32'27'33' E, 48.86 FEET; THENCE RUN'S ATSO'SB'S W, NOW 154" E, 140.84 FEET; THENCE RUN'S 10'12'31' W, 251.24 FEET) THENCE RUN'S ATSO'SB'S W, 184.30 FEET; THENCE RUN'S 47'58'30' W, 194.30 FEET; THENCE RUN'S 37'19'38' E, 176.84 FEET; THENCE RUN'S 47'58'30' W, 194.30 FEET; THENCE RUN'S 37'19'38' E, 176.84 FEET; THENCE RUN'S 02'28'28' E, 284.81 FEET; THENCE S' 00' THENCE RUN'S 37'19'38' E, 74.81 FEET; THENCE RUN'S 08'38'01' E, 138.21 FEET; THENCE S' 177.86 OZ'38' E, 400.47 FEET; THENCE RUN'S 08'38'01' E, 138.21 FEET; THENCE S' 179.86 FEET; THENCE S' 10'54'82' E, 74.81 FEET; THENCE RUN'S 08'38'01' E, 138.21 FEET; THENCE S' 179.86 FEET; THENCE RUN'S 40'04'10' E, 358.23 FEET; THENCE RUN'S 40'04'10' E, 358.23 FEET; THENCE N' 30'54'82' E, 120.84 FEET; THENCE N' 85'' FEET; THENCE RUN'S 60'00'38' E, 80'2.88 PEET; THENCE RUN

Sent Sv: LUTZ WEBB ET AL:

941 888 1809:

11 Aug 88 2:38PM;Job 608;Page 21/25

PARCEL 3 10 ACRE PARCEL

That portion of Section 5, Township 26 South, Range 22 East, Pasco County, Florida described as follows:

Commence at the Northwest corner of the Northeastell of the Southcast W of Section 6, Township 26 South, Range 22 East and run transcribed south expensions should be sufficiently provided to the Southeast W of the Southeast W of said Section 6, a distance of 21.05 feet; thence North 89°56'57" Elist, a distance of 1376,15 feet to a point 30 feet East of the West boundary of the Southwest W of said Section 5 as distance of 357.18 feet to an intersection with the Southesty right of way line of State Road 54; thence Northeasterly along said right of way and a curve to the left having a radius of 5779.58 feet, a chord bearing North 71°55'58" East, 884.96 feet stong the err of said curve through a central angle of 05°47'40", a distance of 585.36 feet; thence continue along said right of way line North 68°33'08" East, a distance of 581.15 feet; thence South 21°21'23" East, a distance of 59.18 feet; thence South 10°42'18" East, 92.44 feet, along the err of said curve through a central angle of 12°18'30" a distance of 92.97 lest; thence South 00°03'03" East, a distance of 205.85 feet; thence South 10°42'18" East, 92.44 feet, along the err of said curve through a central angle of 12°18'30" a distance of 92.97 lest; thence South 00°03'03" East, a distance of 205.85 feet; thence South 33°56'00" West, 278.48 feet, along the arc of said curve through a central angle of 67°58'04" a distance of 296.57 feet; thence South 67°55'03" West, a distance of 47.16 feet; thence South 33°56'00" West, 278.45 feet, along the arc of said curve through a central angle of 67°58'04", a distance of 136.42 feet; thence South 89°56'57 West, a distance of 777.19 feet to the PCINT OF 856'0NMNNG.

Sent By: LUTZ WEBB ET AL;

941 468 1603:

11 Aug 89 2:88PM;Job 808;Page 22/25

PARCEL 4 60 ACRE PARCEL

The Southeast ¼ of the Southwest ¼, and the South ¼ of the Northeast ¼ of the Southwest ¼ of Section 32, Township 25 South, Range 22 East, Pasco County, Florida; LESS that part thereof within any railroad rights-of-way.

PAGE 24/24 * RCVD AT 5/16/2005 12:49:59 PM [Eastern Daylight Time] * SVR: TPAMEB 1/7 * DNIS:8915 * CSID:8137831639 * DURATION (mm-ss):08-04