Lee County Board of County Commissioners Agenda Item Summary

Blue Sheet No. 20050102-UTL

1. Action Requested/Purpose:

1) Authorize the chairman, on behalf of the BOCC, to approve construction of one 4" diameter effluent reuse meter station by executing Exhibit A of the "Agreement for the Delivery and Use of Reclaimed Effluent Water" between Lee County and Meadows of Estero Homeowners Association,, LLC, for a project known as The Meadows of Estero; and, 2) approve recording of Agreement. This is a Developer Contributed Asset and the project is located on the southwest corner of U.S. 41 south and Pelican Sound Boulevard.

2. What Action Accomplishes:

Complies with the Lee County Utilities Operations Manual and provides adequate irrigation infrastructure.

3. Management Recommendation:

Lee County Utilities requests that the County Manager's office recommend approval of this item.

4. Departmental Category	C/O	H	Meeting Date: 08-1	02-2005
6. Agenda:	7. Requirement/Purpos	se (specify) 8. F	Request Initiate	† :∕\
X Consent	Statute	Con	nmissioner <u>[</u>	
Administrative	Ordinance	Dep	partment /	Public Works
Appeals	Admin. Code	Div	ision /,	Utilities
Public	X Other	Approval By:		6/17/05
Walk-On			Rick Diaz, P.	E., Utilities Director
9. Background:				

The Letter of Intent has been received.

The review fee has been paid.

The plans have been reviewed for conformance to the Lee County Utilities Operations Manual.

The project is to construct 20'± of 4" diameter irrigation pressure main and one 4" diameter meter station.

Potable water and sanitary sewer service is provided by Lee County Utilities.

Project Location Map---copy attached.

Funds are available for recording fees in account #OD5360748700.504930.

SECTION 33

TOWNSHIP 46S

RANGE 25E

DISTRICT #3

COMMISSIONER JUDAH

10. Review for Scheduling

luman sources	Other	County Attorney		Budget S	ervices		County Manager / P.W. Director
		S. Coovert Date:	Analyst P.M.	Risk	Grants	Mgr.	Date:
•	N/A	sources Other	N/A T. Osterhout Date:	N/A T. Osterhout Date: Date: Other Attorney Analyst Analyst Analyst	N/A T. Osterhout Date: Date: Other Attorney Analyst Risk	N/A T. Osterhout Date: Date: Other Attorney Analyst Risk Grants Analyst Risk Grants	N/A T. Osterhout Date: Date: Dat

11	Co	mmis	nois	Action	n:

Approved
Deferred
Denied
Other

	RECEIVED BY COUNTY ADMIN:	1
	V 31.05	
	FOR NEY ADMIN (). FORCE ARDED TO: A F	
-	1. Dejini	L

Rec. by C	oster
Date: 4 21 Time: 10:	40
Forwarded Co. 131	To:

AGREEMENT FOR THE DELIVERY AND USE OF RECLAIMED EFFLUENT WATER

THIS AGREEMENT is made and entered into on this Between MEADOWS OF ESTERO CONDOMINIUM, INC. and its assigns and as the "USER," and LEE COUNTY, a political subdivision of the State of Florid	day of successors in interest, herein a, hereinafter referred to as "G	, 20 , nafter referred to COUNTY."
<u>WITNESSETH:</u>		
WHEREAS, the COUNTY owns, maintains, and operates wastewater treats produce treated effluent of a quality for the irrigation of grasses, woodlands, and		and intends to
WHEREAS, the COUNTY desires to deliver this treated effluent for irrigat disposal; and	ion use by others as a means	of effluent
WHEREAS, the COUNTY intends to utilize a reclaimed effluent distribution under pressure directly to USER in a closed system; and	on system in order that delive	ery can be made
WHEREAS, USER now owns or otherwise controls the land upon which th irrigation purposes; and	ne reclaimed effluent water is	to be used for
WHEREAS, the COUNTY BELIEVES THAT IT IS IN THE BEST PUBLIC IN order to further dispose of effluent water from its wastewater treatment facilities.		HIS Agreement in
NOW, THEREFORE, in consideration of the foregoing and the mutual convenar do hereby agree as follows:	nts contained herein, the USER	AND COUNTY
I. <u>EASEMENTS</u>		
(a) If the Point of Delivery is within the USER'S property, the USER will grant maintenance of the delivery system for the reclaimed effluent water on the USE and the legal description of the property subject to the easement are incorporate and made a part of this Agreement.	ER'S property. The easement	t agreement itself,
(b) Upon execution by both parties of Exhibit A, it shall be recorded records of Lee County, Florida.	ed in the appropriate record be	ook in the official
2. <u>TERMS OF THE AGREEMENT</u>		
The COUNTY shall deliver and the USER shall accept and use reclaimed one of its wastewater treatment facilities, and this Agreement shall be effective twenty (20) years from, 20 . The term of this Agreem year beyond the initial twenty-year term, unless terminated by the USER by write in advance or by the COUNTY by written notice not less than one (1) year (3 commencement of each renewal.	on the date of the execution nent shall be renewed automati ten notice not less than one (and for a term of ically from year to 1) year (365 days)

3. USE OF RECLAIMED WATER: USER'S IRRIGATION SYSTEM

- (a) The USER shall use reclaimed water delivered by the COUNTY for agricultural or urban irrigation; to include, but not be limited to, golf courses, lawns, and roadway right-of-way, or other purposes in any manner determined by the USER, except that use of the reclaimed water shall be consistent with all local, state, and federal regulations, and in such a manner as not to require a federal wastewater discharge permit.
- (b) The USER agrees to receive reclaimed water within thirty (30) days of receipt of written notice from the COUNTY that deliveries will commence. The USER shall be solely responsible for the operation and maintenance of all portions of the USER'S irrigation system located within the boundaries of USER'S property and in accordance with the conditions established in Exhibit B of this Agreement.

4. WATER QUALITY

Reclaimed water delivered under this Agreement shall be treated to levels acceptable to meet the requirements of Chapter 62-610 Florida Administrative Code and D.E.R. requirements for irrigation on lands for public access.

5. VOLUME OF WATER: DELIVERY SCHEDULE

The COUNTY will deliver reclaimed water and the USER shall accept and use a volume of gallons of reclaimed water per day in accordance with the conditions established in Exhibit B. The COUNTY will require the USER to install appropriate meters at the Point of Delivery so that the volume of reclaimed water delivered will be monitored.

6. POINT(S) OF DELIVERY

The Point(s) of Delivery of reclaimed water from the COUNTY to the USER is immediately downstream of the meter. The COUNTY shall own, operate, and maintain the reclaimed water distribution system upstream of the Point(s) of Delivery. The USER shall own, operate, and maintain all works downstream of the Point(s) of Delivery.

The USER shall provide, in a manner approved by the appropriate regulatory agencies, a positive check-valve between the reclaimed water irrigation system and any other irrigation water source(s). The cost of such check-valve and its installation shall be borne by the USER, and the complete operation of the check-valve shall be the responsibility of the USER. The USER agrees to identify to the COUNTY all well(s) connected to the irrigation system. The USER may continue to use its existing well(s) and/or lake or pond water source(s) for its irrigation system, provided that the two are not operated simultaneously.

It shall be the USER'S responsibility to construct all lines, meters, etc., necessary to extend reclaimed water lines from existing COUNTY facilities. Construction shall be in accordance with COUNTY Standards. Record drawings shall be submitted to the COUNTY, as well as a Certificate of Contributory Assets, covering all facilities on the upstream side of, and including, the meter. A Release of Lien and a One-Year Warranty shall be furnished prior to the Utilities Department forwarding the project to the Board of County Commissioners for final acceptance of the portion of the line upstream of the meter.

7. DELIVERY OF RECLAIMED WATER UNDER ADVERSE CONDITIONS

(a) Adverse weather conditions or unforeseen circumstances may necessitate modification of the normal delivery schedule. Their USER may have the right to restrict the use of the reclaimed water to be delivered in the event of adverse weather conditions or unforeseen circumstances. The USER shall not restrict the use of reclaimed water until all alternate application sites available to the USER have been utilized to their capacity. Notice to the COUNTY of the USER'S intent to restrict the use of the reclaimed water shall be in writing and accepted by the COUNTY in advance. If

11. TRANSFER OR MODIFICATION OF USER'S COMMITMENT

Sale of Land: The USER'S right to sell, transfer or encumber the land described in Exhibit A shall not be restricted by this Agreement, except that immediate written notice of any proposed sale or transfer must be given to the COUNTY at the address noted in Section 20 herein, and any subsequent party in interest shall be obligated to receive and use the allocation of reclaimed water described in Paragraph 5 and the buyer or transferee must execute and deliver to the COUNTY prior to the sale or transfer, an acknowledgement and acceptance of the prior USER'S commitment under the same terms and conditions of this Agreement. In effect, this Agreement shall run with the land, and as such, shall be properly filed with the Property Records of Lee County, Florida.

12. INDEMNIFICATION

- (a) The COUNTY shall indemnify and hold harmless the USER, including its officers, directors, members, employees and agents, against any and all claims, actions, suits, proceedings, costs, expenses, damages or liabilities arising out of any injury, illness, or disease to persons or property alleged to have been caused directly or indirectly, in whole or in part, by the reclaimed water furnished by the COUNTY at Florida Department of Environmental Regulations (DER) Standards, to the USER hereunder.
- (b) The obligation of the COUNTY to indemnify the USER shall be conditioned upon the compliance of the USER with all regulatory agency requirements and regulations for the use of the reclaimed water from the point of the USER'S control, provided that the noncompliance with the said regulations by the USER is the primary or proximate cause of the alleged injury, illness or disease to persons or to property.
- (c) The USER shall save and hold harmless and indemnify COUNTY, its agents, representatives, servants and employees, insofar as it legally may from all claims costs, penalties, damages and expenses (including attorney's fees) arising out of the following:
 - Claims related to the USER'S construction, erection, location, operation, maintenance, repair, installation, replacement or removal of that part of the system controlled by the USER for efficient disposal and reuse;
 - Claims arising out of USER'S negligence or omissions upon any areas controlled by COUNTY that are contained within, adjoining or abutting USER'S property, or claims arising out of USER'S negligence or omissions within an area controlled, operated, or maintained by USER;
 - 3. Claims or demands that the use of the reclaimed irrigation water by the USER in the manner set forth in this Agreement constitutes a nuisance, or is in violation of Statutes or regulations, within or upon any areas controlled, operated, or maintained by USER.

USER'S indemnification of the COUNTY in the above listed claims are subject to the terms and conditions contained in Paragraphs 7 and 8 of this Agreement.

13. <u>RIGHT TO SET RATES, FEES AND CHARGES</u>

Nothing in this Agreement shall be construed as affecting in any way COUNTY'S right and obligation to set fees, rates and charges, and its authority to regulate the delivery, storage, use, or spraying of effluent. COUNTY specifically, and without limitation, reserves the right to set rates, fees and charges for the provision of treated effluent in accordance with the authority vested in COUNTY and in accordance with the rules, regulations, and procedures prescribed for COUNTY under the Laws of Florida.

14. CHARGES AND RELATED CONSIDERATIONS

The COUNTY shall bill the USER monthly on the number of gallons actually used. For furnishing of reclaimed water, the COUNTY'S current charge is \$0.25 per 1,000 gallons. Payment shall be made to the COUNTY within 30 days following receipt of the bill.

15. ACCESS

The COUNTY shall have the right, at any reasonable time and upon written notice to the USER in advance, to enter upon the property of the USER to review and inspect the practices of the USER with respect to conditions agreed to herein, to include compliance with any and all Local, State and Federal regulatory agencies.

Such entry shall normally be for the purpose of review of the operation of reclaimed water irrigation system, for inspection of COUNTY-owned mains and appurtenances, and for sampling at any monitoring wells located on the property of the USER. The USER has the option of having a representative accompany the COUNTY personnel. All such on-site monitoring will be at COUNTY'S expense.

16. <u>DISCLAIMER OF THIRD PARTY BENEFICIARIES</u>

This Agreement is solely for the benefit of the formal parties hereto and no right or cause of action shall accrue upon or by reason hereof, to or for the benefit of any third party not a formal party hereto.

17. SEVERABILITY

If any part of this Agreement is found invalid or unenforceable by any court, such invalidity or unenforceability shall not affect the other parts of this Agreement if the rights and obligations of the parties contained therein are not materially prejudiced and if the intentions of the parties can continue to be effected. To that end, this Agreement is declared to be severable.

18. LAND USE APPROVALS

This Agreement shall not be construed as a basis for (1) granting or assuring or indicating or (2) denying, refusing to grant or preventing any future grant of land use or zoning approvals, permissions, variances, special exceptions, or rights with respect to the real property in the irrigated area.

19. APPLICABLE LAW

This Agreement and the provisions contained herein shall be construed, controlled, and interpreted according to the laws of the State of Florida.

20. NOTICES

All notices required or authorized under this Agreement shall be given in writing and shall be served by mail on the parties at the addresses below:

COUNTY: LEE COUNTY UTILITIES

Post Office Box 398

Fort Myers, FL 33902-0398

USER: MEADOWS OF ESTERO

6363 NW 6th Way

Suite 250

Fort Lauderdale, FL 33309

21. WAIVER OF RIGHTS AFFORDED BY THE UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION POLICIES ACT OF 1970

The USER acknowledges having been informed of his rights under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970. The USER also acknowledges receipt of a copy of EPA Regulations and Implementation of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and hereby voluntarily waives these rights.

22. EXHIBITS AND ADDENDUMS

This Agreement incorporates the following exhibits and addendums which are specifically made a part of this Agreement:

Exhibit A: Delivery and Use of Reclaimed Water Easement

Exhibit B: Contract Conditions between LEE COUNTY and MEADOWS OF ESTERO CONDOMINIUM, INC.

IN WITNESS WHEREOF, this Agreement, with its attached Exhibits and Addendums, constitutes the entire Agreement between the parties and has been entered into voluntarily and with independent advice and legal counsel, and has been executed by the authorized representative of each party on the date written herein. Modifications to and waivers of the provisions herein shall be made in writing by the parties hereto.

SIGNED, SEALED AND DELIVER THE PRESENCE OF:	ED IN
WITNESS: Owner/Corporation	process the second of the seco
1st Witness H Pur & By:	and the second of the second o
2nd Witness A. L. Zy /2 y	Title Title
STATE OF (CX. (CX. (CX. (CX. (CX. (CX. (CX. (CX.	₹
The foregoing instrument was signed and (Print or Type Name) identification, and who (did) (did not) take	who has produced (Type Of Identification and Number) as
Notary Public Signature	Kristen Ferretti
Printed Name of Notary Public	Commission # DD387305 Expires May 22, 2007 Bonded Tray Pain - Insurance, Inc. 800-885-7019
Notary Commission Number	(NOTARY SEAL) Approved As To Form:
	Office of County Attorney

EXHIBIT A

DELIVERY AND USE OF RECLAIMED WATER EASEMENT

MEADOWS OF ESTERO CONDOMINIUM, INC., whose mailing address is 6363 N.W. 6th Way, Suite 250, Fort Lauderdale, FL 33309, hereinafter referred to as "GRANTOR," in consideration of the mutual benefits to be derived, hereby grant and set over to the COUNTY OF LEE, a political subdivision of the State of Florida, with its mailing address being Post Office Box 398, Fort Myers, Florida 33902-0398, hereinafter referred to as "GRANTEE," an easement for the use and benefit of the Lee County Public Utilities Department for the delivery of reclaimed effluent water, and the use of public utility facilities and equipment in connection with the delivery of said reclaimed effluent water, through and across real property located in Lee County, Florida, being more particularly described in Figure A-1 attached hereto and made a part hereof.

This is a non-exclusive easement with the GRANTOR reserving reserves unto itself, its heirs, successors or assigns, the right to the continued free use and enjoyment of the property herein described, for any purposes which are not inconsistent or restrictive of the rights and uses granted herein unto the GRANTEE.

At such time as the facilities of GRANTEE are removed or abandoned, this easement shall terminate and all rights shall revert to the GRANTOR, its heirs, successors, or assigns.

IN WITNESS WHEREOF, the GRAday of, 20	ANTOR, and	d GRANTEE have caused these presents to be duly executed this
WIPNESS:		
Owner/Corporation	Mead	Cows of Estero Condominium, Inc.
1st Witness H Poi 6	<u> </u>	Palert Shelley
2nd Witness Lecky Copy	•	Title President
ATTEST: CHARLIE GREEN, CLERK		BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA
By:	<u>By:</u>	
Deputy Clerk		Chairman
		Approved as to Form
•		Office of the County Attorney



Civil Engineers, Land Surveyors and Consultants

PROPERTY

DESCRIPTION

Parcel in Section 33, Township 46 South, Range 25 East Lee County, Florida

A tract or parcel of land in Section 33, Township 46 South, Range 25 East, Lee County, Florida being part of lands described in Official Record Book 2787, Page 1398, Lee County Records, being more particularly described as follows.

From the southwest corner of the southwest quarter (SW 1/4) of Section 33, Township 46 South, Range 25 East, Lee County, Florida, run Noo°58'23"W along the west line of said fraction for 30.00 feet to an intersection with the north right-of-way line of Williams Road (60 feet wide); thence run N88°33'52"E along said right-of-way line for 1382.17 feet to the southeast corner of lands described in a deed recorded in Official Record Book 3806, at Page 4589, Lee County Records; thence run Noo°58' 23"W along the east line of said lands for 2045.85 feet to the northwest corner of Pelican Sound Drive as described in a deed recorded in Official Record Book 3533, at Page 4459, Lee County Records and the POINT OF BEGINNING.

From said POINT OF BEGINNING continue Noo°58'23"W for 572.68 feet to an intersection with the north line of said southwest quarter (SW 1/4); thence run N88°25'54"E along said north line for 939.38; thence run Soo°27'20"E for 572.76 feet to an intersection with the north line of said Pelican Sound Drive; thence run S88°25'54"W parallel with the north line of said fractions and along the north line of said Pelican Sound Drive for 934.21 feet to the POINT OF BEGINNING.

Containing 12.31 acres, more or less.

Bearings hereinabove mentioned are State Plane for the Florida West Zone (1983/99 adjustment) And are based on the north line of the southwest quarter (SW 1/4) of said Section 33 to bear N88°25′54″E.

21840s03desc.doc

Scott A. Wheeler (For The Firm) Professional Surveyor and Mapper

Florida Certificate No. 5949

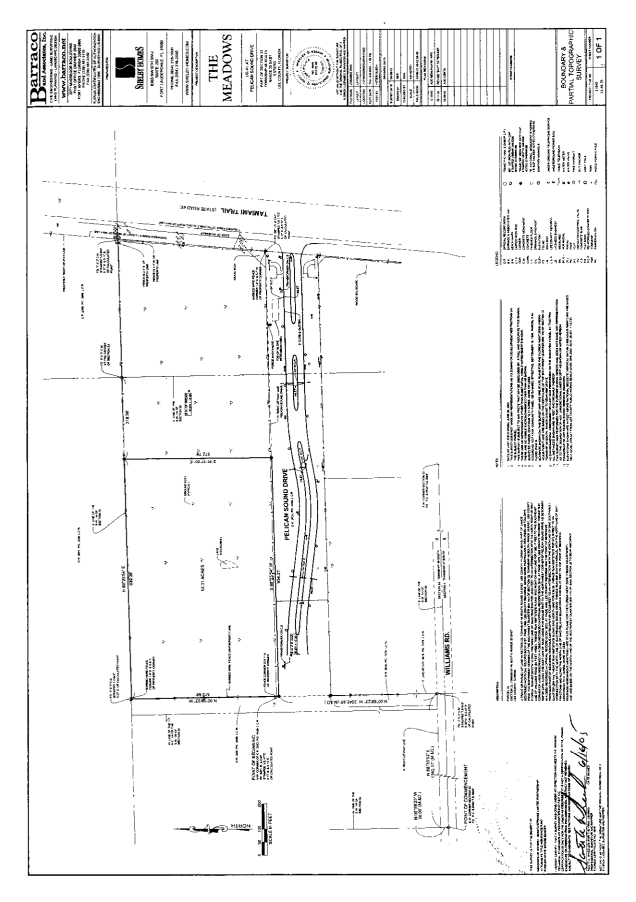


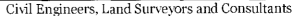
EXHIBIT A FIGURE A-1

MEADOWS OF ESTERO CONDOMINIUM, INC.

LEGAL DESCRIPTION OF PROPERTY TO BE SERVED:

See attached legal description. (POINT OF DELIVERY)

LCDUMan - July 1, 1996 - Sect 11





POINT OF DELIVERY

DESCRIPTION

Parcel in Section 33, Township 46 South, Range 25 East Lee County, Florida

A tract or parcel of land lying in Section 33, Township, 46 South, Range 25 East, Lee County, Florida, being more particularly described as follows;

From the South Quarter (S1/4) corner of said Section 33 run No1°03'48"W along the East line of the Southwest Quarter (SW ½) of said Section 33 for 30.00 feet to an intersection with the Northerly right of way line of Williams Road (60 feet wide); thence run S88°33'52"W along said Northerly right of way line for 711.82 feet to the POINT OF BEGINNING;

From said Point of Beginning continue S88°33'52"W along said Northerly right of way line for 20.00 feet; thence run N01°26'08"W for 20.00 feet; thence run N88°33'52"W for 20.00 feet; thence run S01°26'08"E for 20.00 feet to the Point of Beginning.

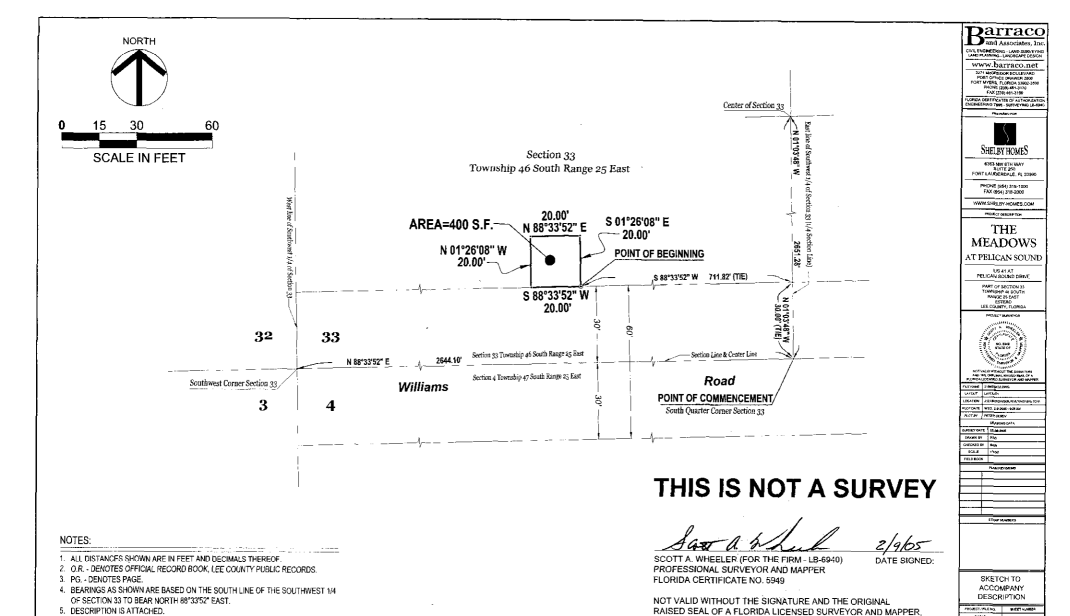
Containing 400 square feet, more or less.

Bearings hereinabove mentioned are State Plane for the Florida West Zone (NAD 1983/1999 adjustment) and are based on the South Line of the Southwest Quarter (SW1/4), of said Section 33 to bear N88°33'52"W.

Scott A. Wheeler (For The Firm)
Professional Surveyor and Mapper

Florida Certificate No. 5949

L:\21840 - Camargo Residential\Descriptions\21840sKo2desc.doc



2 OF 2

EXHIBIT B CONTRACT CONDITIONS BETWEEN MEADOWS OF ESTERO CONDOMINIUM, INC. AND LEE COUNTY

THE FOLLOWING conditions are agreed to by SHELBY HOMES, (hereinafter referred to as "USER"), and LEE COUNTY (hereinafter referred to as "COUNTY"), for the use of reclaimed effluent water. Conditions set forth in this Exhibit B are in accordance with the Agreement and are meant to meet the specific needs of the individual USER and the COUNTY.

All conditions of this Exhibit B are specifically added to and made part of this Agreement.

Location of Property and Distribution Points:

The property identified by the USER to receive reclaimed water is described in Exhibit A of the Agreement. The distribution point (or Point of Delivery) to where the County is to deliver the reclaimed water shall be considered a point inside the easement shown in Figure A-1.

Quantity of Reclaimed Water:

The COUNTY will deliver and the USER shall accept a monthly average flow of .07 million gallons per day (MGD) reclaimed water. Availability of the reclaimed water shall be determined by the COUNTY based upon: flow into the treatment facility, quality of the reclaimed water, and/or priority level as established in the Agreement. The maximum rate available to the USER, under these adverse conditions, will be twice the average daily flow rate of MGD, or .14 MGD.

Operation and Maintenance Practices:

The USER will apply reclaimed water in accordance with all appropriate Local, State, and Federal rules and regulations.

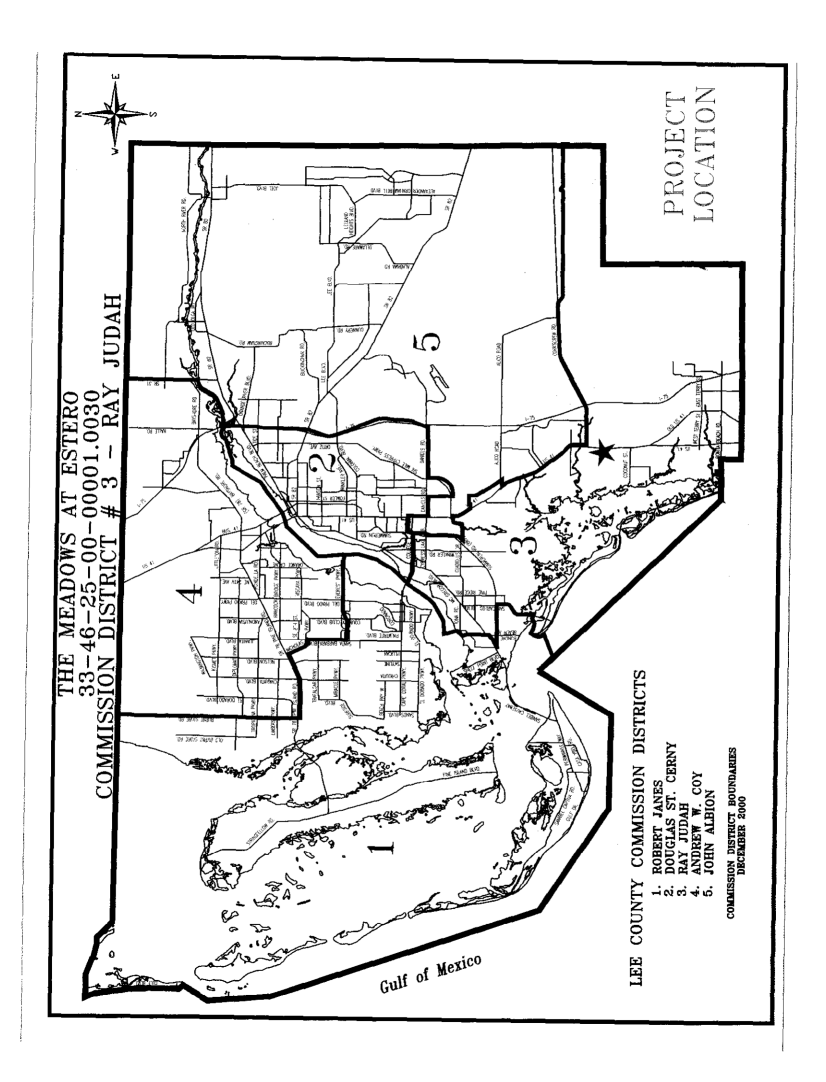
Reclaimed water irrigation systems shall protect human health and the environment, which includes, but is not limited to, the following:

- 1. Appropriate warning signs shall be posted around the sites utilizing reclaimed water by the USER to designate the nature of the water and its non-potability.
- 2. The USER will also take all reasonable precautions, including signs and labeling, to clearly identify reclaimed water systems to prevent inadvertent human consumption.
- 3. The USER shall ensure that no inter-connections are made between the reclaimed water system and other water systems, which includes the installation of irrigation check valves on existing wells that are to remain connected to the irrigation system for reclaimed water.
- 4. A distance of 500 feet should be maintained between the periphery of the reclaimed water irrigation system application site and any existing or approved (but not yet constructed) shallow drinking water wells.
 - 5. A distance of 1,000 feet shall be maintained between potable water wells and holding ponds which are incorporated into the irrigation system.

6. The USER shall give approval to the COUNTY to conduct soil borings and locate monitoring wells at the perimeter of the property in areas agreeable to the USER so as not to interfere with USER'S operations. These monitoring wells shall be installed and sampled at periodic intervals by the COUNTY at the COUNTY'S expense.

COST ALLOCATION

All costs for operating and maintaining the USER'S irrigation distribution system shall be exclusively paid by the USER.



TO: LEE COUNT	Y FINANCE DEPARTMENT	
FROM: UT:	ILITIES ENGINEERING	V#111463
(Department)		BS 20050102-UTL
sui	E GULLEDGE	_
A. AUTHORIZATION	:	
Purchase Order #ACCOUNT NO. OD5:	tal authorizes the UTIL. ENGINEERING tees for filing/record against: N/A THE MEADOWS OF ESTERG for project. 3607487.504930 ENT TO MINUTES AFTER RECORDING, E GULLEDGE, UTILITIES	Sue Julledge Sue Gulledge 6-17-05
B. SERVICE RECEIVE RECORDING	D: AGREEMENT	
O. R. COPIES		
PLAT COPIES	.	
CASE # INDE	X FEE	
DESCRIPTION OF SE	RVICE RECORDING	
AMOUNT OF FEE INC	URRED \$	
(date)	(DEPUTY CLERK)
	THIS FORM GOES TO CASHIER WITH REC	(CUSTOMER) (DEPT.) GULAR RECEIPT ATTACHED
C. INVOICE INFORMAT	TION: (FOR CLERK'S DEPARTMENT ONLY)	
REC'D		
ENTERED		
CUST. #	500283	
INV. #		
PLEASE REMIT TO:	Clerk's Accounting P.O. BOX 2396	

FORT MYERS, FLORIDA 33902-2396