- (B) BE SERVED IN PERSON ON ANY ADULT OCCUPYING THE PREMISES; OR
- (C) IN THE CASE OF VACANT OR UNIMPROVED PROPERTY, BE POSTED ON THE PREMISES.
- (6) THE CLASSIFICATION OF ANY PROPERTY MADE BY THE COMMISSION IS FINAL, AND MAY ONLY BE CHANGED:
- (A) AT THE PUBLIC HEARING HELD IN ACCORDANCE WITH THIS SUBSECTION; OR
 - (B) IF THE USE OF THE PROPERTY CHANGES.
- (7) THE SYSTEM IMPROVEMENT CHARGE SHALL BE IMPOSED FOR BOTH WATER SUPPLY AND SEWERAGE FACILITIES, WHETHER CONSTRUCTED, PURCHASED, ESTABLISHED OR OTHERWISE ACQUIRED, AND SHALL BE ASSESSED AS A UNIFORM PER EDU CHARGE FOR EACH CLASS OF PROPERTY.
- E. (1) Whenever, through error, inadvertence or oversight or by reason of any judgment or decree, any property subject to a system improvement charge under this chapter has not had the system improvement charge imposed against it, or where it has been imposed by an erroneous description or in the wrong name, or where service on the owner has not been had, or where it has been set aside by judgment or decree, the Commission, on the discovery of the error, inadvertence or oversight, or within a reasonable time after the rendition of the judgment or decree, may impose and collect the system improvement charge at the uniform rate and in the applicable property classification.
- (2) THIS SUBSECTION APPLIES TO ALL ERRORS, OMISSIONS, OR MISTAKES MADE PREVIOUSLY BY THE COMMISSION OR TO ANY JUDGMENT OR DECREE RENDERED PREVIOUSLY.
- (3) APPROPRIATE ADJUSTMENTS FOR ANY PAYMENTS SHALL BE MADE IN RESPECT TO THAT PROPERTY.
- F. (1) WHEN THERE IS MORE THAN ONE CONTIGUOUS LOT IN THE SAME BLOCK UNDER ONE (1) OWNERSHIP APPURTENANT TO A SINGLE RESIDENCE, THE COMMISSION SHALL IMPOSE THE SYSTEM IMPROVEMENT