STATE OF FLORIDA COUNTY OF DIXIE

Before the undersigned authority personally appeared Terri Langford who on oath says that she is Bookkeeper of the Dixie County Advocate, a weekly newspaper published at Cross City in Dixie County, Florida; that the attached copy of advertisement, being a Legal in the matter of NOTICE OF APPLICA-TION FOR DETERMINATION OF NEED FOR IN-TRASTATE NATURAL GAS PIPELINE - March 18, 1993 Affiant further says that the said Dixie County Advocate is a newspaper published at Cross City in said Dixie County, Florida, and that the said newspaper has herefore been continuously published in said Dixie County, Florida, each week and has been entered as second class mail matter at the post office in Cross City, in said Dixie County, Florida, for a period of one year next preceeding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm of corporation any discount, rebate, commission or refund for the purpose of secruing this advertisement for publication in said newspaper.

Sworn to and subscribed

before me this 18th day of March

A.D. 1993

(SEAL

NOTARY PUBLIC

TOMA SUE JONES

NOTARY PUBLIC, STATE OF FLORIDA My commission expires Jan. 15, 1995

Commission No. CC 077721

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

SUNSHINE PIPELINE PARTNERS FLORIDA GAS TRANSMISSION COMPANY AND

ALL OTHER INTERESTED PERSONS **DOCKET NO. 920807-GP**

IN RE: APPLICATION FOR DETERMINATION OF NEED FOR INTRASTATE NATURAL GAS PIPELINE BY SUNSHINE PIPELINE PARTNERS ISSUED: MARCH 18, 1993

NOTICE is hereby given that the Florida Public Service Commission will hold a public hearing in the above docket at the time and place listed below. All persons who wish to be heard are urged to be present at the beginning of the hearing on May 10, 1993. 9:30 a.m., Monday, May 10, 1993*, 101 East Gaines Street, Room 106 - Fietcher Building, Tallahassee, Florida 32399-0850 Tuesday, May 11, 1993, has been reserved for continuation of the hearing, if necessary.

PURPOSE AND PROCEDURE

The purpose of this hearing will be to take evidence to determine the need, pursuant to Section 403.9422, Florida Statutes, for the construction and operation of a proposed instrastate natural gas pipeline in Florida. The pipeline would originate at a point in Okaloosa County and extend east and south through the following counties: Dixle, Gadsden, Gilchrist, Hardee, Hernando, Highlands, Holmes, Jackson, Jefferson, Lake, Leon, Levy, Madison, Marion, Okaloosa, Okeechobee, Pasco, Pinellas, Polk, Sumter, Taylor,

Malton, and Washington.

Initially the pipeline will consist of approximately five hundred two (502) miles of mainline and laterals, having a capacity of 250,000 McI (thousand cubic feet) per day which will be operated without compression during the first three years of service, scheduled to commence in February, 1995. Sunshine's thirty inch (30°) mainline system will originate at the interconnection with scheduled to commence in February, 1995. Sunshine's thirty inch (30°) mainline system will originate at the interconnection with the proposed interstate natural gas pipeline system known as SunShine Interstate Transmission Company (SITCO) at a point in Okathous County, and will extend east and south to a termination point in Polk County. It is also proposed that lateral lines and branch lines off the lateral lines, which will vary in size from four inches (4°) to twenty four inches (24°), will extend from the SunShine mainline system in the following manner: a four Inch (4°) lateral originating in Marion County to the City of Ocala; an eight inch mainline system in the following manner: a four Inch (4°) lateral originating in Marion County to the City of Leesburg; a twenty inch (20°) lateral (8°) lateral originating in Sumter County and extending through Hernando and Pasco Counties into Pinellas County, which will Include a six inch (6°) and twelve Inch (12°) branch line into Pasco County; and a twenty-four inch (24°), lateral from Sumter County extending through Lake County into Polk County.

In order to meet increased delivery obligations commencing in 1998, SunShine will construct and place in-service in 1998, additional facilities consisting of approximately one hundred thirteen (113) miles of new lateral and two compressor stations having

tional facilities consisting of approximately one hundred thirteen (113) miles of new lateral and two compressor stations having approximately ten thousand horsepower (10,000 H.P.) each. As part of this additional construction, the twenty-four inch (24*) lateral in Polk County will be extended, and two new branch lines will be built, one sixteen inch (16*) in Polk County and one twenty that will be built of the county will be standed from Polk County that will be built of the county that wi inch (20") that will extend from Polk County through Hardee and Highlands Counties into Okeechobee County. These additional fa-cilities will increase the system capacity to approximately 425,000 Mcf per day and the overall miles of the pipeline to approxi-

mately six hundred fifteen (615).

A further expansion of the capacity of the SunShine Pipeline will be placed in-service in 1999. This expansion will add three new compressor stations, two having approximately ten thousand horsepower (10,000 H.P.) each and the other having approximately five thousand horsepower (5,000 H.P.). This expansion will bring the total compression on the SunShine Pipeline to approximately

forty-five thousand horsepower (45,000 H.P.), and the total system capacity to approximately 550,000 Mcl per day.

The need determination proceedings will be governed by the provisions of Chapter 120, Florida Statutes, Section 403,9422, Florida Statutes, and Chapter 25-22, Florida Administrative Code. Under Section 403,9422, the Commission is the sole forum for the determination of need for the control of th Florida Statutus, and Chapter 25-22, Florida Administrative Code. Under Section 403.9422, the Commission is the sole forum for the determination of need for the proposed intrastate natural gas pipeline and associated facilities. In making its determination, the Commission must take into account the need for natural gas delivery reliability, safety, and integrity, the need for abundant, clean-burning natural gas at a reasonable cost, and other matters within its jurisdiction that it deems relevant.

Only issues relating to the need for the proposed intrastate natural gas pipeline and its associated facilities will be heard at the May 10, 1993, hearing. Separate public hearings will be held before the Division of Administrative Hearings and the Governor and Cabinet sitting as the Natural Gas Transmission Pipeline Siting Board to consider other matters required to be determined ur er the Natural Gas Transmission Pipeline Siting Act, Sections 403.9041-403.9425, Florida Statutes.

Members of the public who are not parties to the need determination proceeding will have an opportunity to present testimony regarding the need for the proposed pipeline. All witnesses will be sworn and will be subject to cross-examination at the conclu-

regarding the need for the proposed pipeline. All witnesses will be sworn and will be subject to cross-examination at the conclusion of their testimony.

Written comments regarding the need for the pipeline may be sent to the Commission at the following address: Steve Tribble, Director, Division of Records and Reporting, Florida Public Service Commission, 101 East Gaines Street, Tallahassee, Florida

32399-0850. RE: Docket No. 920807-GP.

Anyone wishing to become a party to the need determination proceeding should file an appropriate petition pursuant to Rule 25-22.039, Florida Administrative Code with the Director of the Commission's Division of Records and Reporting at the address listed above. Copies of the petition should be sent by mail to all parties. Those wishing to intervene in these proceedings, unless aped above. Copies of the petition should be sent by mail to all parties. Those wishing to intervene in these proceedings, unless appearing on their own behalf, must be represented by an attorney or other person who can be determined to be a qualified representative pursuant to Chapter 120, Florida Statutes, and Rule 25-22.008, Florida Administrative Code, Petitions for leave to intervene must be filled at least five (5) days before the final hearing, must conform with Commission Rule 25-22.036(7) (a), Florida Administrative Code, and must include allegations sufficient to demonstrate that the intervenor is entitled to participate in the proceeding as a matter of constitutional or statutory right or pursuant to Commission rule, or that the substantial interests of the intervenor are subject to determination or will be affected through the hearing.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting at (904) 488-8371 at least five (5) calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Florida Public Service Commission using the Florida Relay Service, which can be reached at 1-800-955-8771 (TDD).

PREHEARING CONFERENCE

A prehearing conference will be held at the following time and place: 1:00 p.m., Monday, May 3, 1993, 101 East Gaines Street, Room 122 - Fletcher Building, Tallahassee, Florida 32399-0850.

The purpose of this prehearing conference will be to consider: (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

Jurisdiction over this determination of need is vested in the Commission by Chapter 366 and Section 403.9422, Florida Statutes. JURISDICTION This proceeding will be governed by the provisions of Chapter 120, Florida Statutes, as well as Chapters 25-6 and 25-22, Florida Administrative Code.

APPLICATION A copy of the Petition For A Determination Of Need and supporting exhibits are available for public inspection during normal business hours at the following location: Florida Public Service Commission, Division of Records and Reporting, Fletcher Building - Room 111, 101 East Gaines Street, Tallahassee, Florida 32399-0850.

BY DIRECTION of the Florida Public Service Commission, this 18th day of March, 1993. Steve Tribble, Director, Division of

Records & Reporting