VOTE SHEET

AUGUST 5, 1997

RE: DOCKET NO. 920199-WS - Application for rate increase in Brevard, Charlotte/Lee, Citrus, Clay, Duval, Highlands, Lake, Marion, Martin, Nassau, Orange, Osceola, Pasco, Putnam, Seminole, Volusia, and Washington Counties by SOUTHERN STATES UTILITIES, INC.; Collier County by MARCO SHORES UTILITIES (Deltona); Hernando County by SPRING HILL UTILITIES (Deltona); and Volusia County by DELTONA LAKES UTILITIES (Deltona).

INTERESTED PERSONS MAY PARTICIPATE ON ISSUES 1 AND 2; PARTICIPATION ON ISSUE 4 IS DEPENDENT UPON COMMISSION VOTE ON ISSUE 3.

Issue 1: In light of Southern States Utils., Inc. v. Florida Public Service Comm'n, should the Commission reconsider the portion of Order No. PSC-96-1046-FOF-WS denying intervention to the City of Keystone Heights, Marion Oaks Civic Association, and Burnt Store Marina?

Recommendation: Yes. The Commission should reconsider the portion of Order No. PSC-96-1046-FOF-WS denying intervention to the City of Keystone Heights, Marion Oaks Civic Association, and Burnt Store Marina.

Intervention should be granted at this time. All parties should furnish copies of future pleadings and other documents that are hereafter filed in this proceeding to Joe McGlothlin, Esquire, for Kupture Heights and Marion Oaks, and to Daryl Carr for Burnt Store.

APPROVED

COMMISSIONERS ASSIGNED: Full Commission

COMMISSIONERS' SIGNATURES

MAJORITY	DISSENTING
Suran & Clark	
All flower	
Jenny Leaso	
REMARKS/DISSENTING COMMENTS:	
	er er

PSC/RAR33 (5/90)

DOCUMENT NUMBER-DATE

07993 AUG-65

FPSC-RECORDS/REPORTING

VOTE SHEET AUGUST 5, 1997

DOCKET NO. 920199-WS - Application for rate increase in Brevard, Charlotte/Lee, Citrus, Clay, Duval, Highlands, Lake, Marion, Martin, Nassau, Orange, Osceola, Pasco, Putnam, Seminole, Volusia, and Washington Counties by SOUTHERN STATES UTILITIES, INC.; Collier County by MARCO SHORES UTILITIES (Deltona); Hernando County by SPRING HILL UTILITIES (Deltona); and Volusia County by DELTONA LAKES UTILITIES (Deltona).

(Continued from previous page)

<u>Issue 2</u>: Should the petition to intervene filed by Senator Ginny Browne-Waite and Mr. Morty Miller be granted? Recommendation: No. The petition to intervene should be denied.

DENIED

Issue 3: Should parties be allowed to address the Commission at the August 5, 1997 agenda conference regarding Issue No. 4? Recommendation: Yes. Participation should be limited to five minutes for each party.

APPROVED

Should the Commission allow parties to file briefs to address the appropriate action the Commission should take in light of the decision in Southern States Utils., Inc. v. Florida Public Service Comm'n? Recommendation: Yes. The parties should have an opportunity to file briefs addressing the appropriate action the Commission should take in light of the decision in Southern States Utils., Inc. v. Florida Public Service Comm'n within 20 days of the issuance date of the order. In so doing, the parties should also specifically comment on the options identified in the analysis portion of staff's 7/24/97 memorandum.

by September 30, 1997

MODIFIED approved as madified