BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Application for rate increase and increase in service) ORDER NO. PSC-95-1425-CFO-WS availability charges by Southern) ISSUED: November 22, 1995 States Utilities, Inc. for Orange-Osceola Utilities, Inc. in Osceola County, and in Bradford, Brevard, Charlotte, Citrus, Clay, Collier, Duval, Highlands, Lake, Lee, Marion, Martin, Nassau, Orange, Osceola, Pasco, Putnam, Seminole, St. Johns, St. Lucie, Volusia, and Washington Counties.

) DOCKET NO. 950495-WS

TEMPORARY PROTECTIVE ORDER ON SSU'S SEVENTH AND EIGHTH MOTIONS FOR TEMPORARY PROTECTIVE ORDER

By its Seventh and Eighth Motions for Temporary Protective Order, Southern States Utilities, Inc., (SSU) has requested, pursuant to Rule 25-22.006(5)(c), Florida Administrative Code, that this Commission issue a temporary protective order for materials and information requested by the Office of Public Counsel (OPC or Citizens). OPC has not responded to SSU's motions. SSU's request is for interim confidential treatment for information and documents provided pursuant to the following requests:

Citizens' Third Set of Requests for Production of Documents 1.

161. Please provide each document in your possession, custody or control evaluating, analyzing or commenting on potential sales or purchases of water and/or wastewater companies, whether by stock, asset purchase, or other means. This request includes, but is not limited to, all strategic plans and other documents concerning your plans or strategies for either selling or purchasing water and/or wastewater companies.

Citizens' Ninth Set of Interrogatories 2.

263. With respect to the Company's labor and overtime budget, by responsibility code, and by employee, please indicate the account salaries and wages are charged to by employee.

On-site Discovery Request 3.

SSU's response to an on-site discovery request of OPC made during the week of September 22, 1995, pertaining to the work

DOCUMENT NUMBER-DATE

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papers and/or documentation used to determine SSU's 1995 operating budget labor overtime dollars by responsibility center and total monthly spread sheets by responsibility center and position.

SSU asserts that the materials and information provided in response to the above interrogatories, requests for production, and on-site discovery request are covered by the definition of "proprietary confidential business information" under Section 367.156, Florida Statutes, and is information which this Commission has found to be confidential in the past. SSU intends to seek permanent confidential treatment if it is determined that the information is to be used in this docket. SSU requests that the materials and information described above and provided in response to OPC's interrogatories, requests for production, and on-site discovery request be granted the protection of a Temporary Protective Order, which will protect the materials and information from disclosure until OPC completes its review. SSU anticipates that OPC will identify the specific material it intends to use in this proceeding. SSU then will file a motion for a permanent protective order for confidential treatment of that specific material, pursuant to Rule 25-22.006(5)(a), Florida Administrative Code.

In Order No. PSC-95-1377-CFO-WS, issued November 6, 1995, SSU was granted temporary protection from responding to Production of Document No. 161. Therefore, this request is not ruled on herein.

Pursuant to this Commission's authority under Section 367.156, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, SSU's Seventh and Eighth Motions for a Temporary Protective Order are hereby granted. Accordingly, the documents and information requested in OPC's Interrogatory No. 263 and on-site discovery request of September 22, 1995, and received by OPC from SSU shall be kept confidential and exempt from public disclosure under Section 119.07(1), Florida Statutes, for the duration of this Temporary Protective Order.

SSU shall, in accordance with the provisions of Rule 25-22.006(5)(a), apply for confidential treatment of those portions of the materials and information which are, in its opinion, entitled to such treatment within fourteen days of notification that OPC has identified the documents or information it will use at the final hearing. This Temporary Protective Order shall remain in effect no longer than eighteen months or fourteen days after OPC determines which information it intends to use and notifies SSU (if that is shorter), by which time OPC shall return to SSU all materials and information that it does not intend to use in this proceeding. The expiration date of this Order shall be ORDER NO. PSC-95-1425-CFO-WS DOCKET NO. 950495-WS PAGE 3

void upon the issuance of an order finding that the information and materials herein are not proprietary and confidential business information. This Order shall have no effect on the subsequent determination of any request for specified confidential classification of any of these materials and information.

It is, therefore,

ORDERED by Commissioner Diane K. Kiesling, as Prehearing Officer, that all documents or information received by the Office of Public Counsel from Southern States Utilities, Inc., in response to Public Counsel's Interrogatory Nos. 263, and the on-site discovery request referred to above shall be treated as proprietary confidential business information within the meaning of Section 367.156, Florida Statutes, and protected from public disclosure as required therein. This temporary protective order shall be in effect for eighteen months or until fourteen days after the Office of Public Counsel notifies Southern States Utilities, Inc., which information it intends to use at hearing, whichever is shorter. It is further

ORDERED that once the Office of Public Counsel has notified Southern States Utilities, Inc., which of the materials the Office of Public Counsel intends to use in this docket, Southern States Utilities, Inc., in accordance with Rule 25-22.006(5)(a), Florida Administrative Code, shall file within fourteen days a motion for a permanent protective order requesting proprietary confidential treatment of those portions of the materials and information for which it desires confidential treatment. The remaining materials that the Office of Public Counsel does not plan to use in this proceeding shall be returned to Southern States Utilities, Inc., in accordance with Rule 25-22.006(5)(c), Florida Administrative Code. It is further

ORDERED that the Office of Public Counsel shall take measures to preserve the confidentiality of the documents and information protected by this Order. No disclosure of the documents or information protected by this Order shall be made or permitted. It is further

ORDERED that pursuant to Section 367.156, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, any protection granted to the documents and information specified herein shall expire no later than eighteen (18) months from the date of issuance of this Order in the absence of a renewed request for protection pursuant to Section 367.156, Florida Statutes. It is further ORDER NO. PSC-95-1425-CFO-WS DOCKET NO. 950495-WS PAGE 4

ORDERED that this Order will be the only notification by the Florida Public Service Commission to the parties concerning the expiration of this Temporary Protective Order.

By ORDER of Commissioner Diane K. Kiesling, as Prehearing Officer, this <u>22nd</u> day of <u>November</u>, <u>1995</u>.

ŧ DIANE K. KIESLING, Commissioner and Prehearing Officer

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