BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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| In re: Petition by Peoples Gas System for issuance of an order to the City of Leesburg and South Sumter Gas Company, LLC, to show cause why they should not be regulated by the Commission as a public utility as defined in Section 366.02(1), F.S., etc. | DOCKET NO. 20180085-GUORDER NO. PSC-2018-0258-PCO-GUISSUED: May 24, 2018 |

ORDER GRANTING INTERVENTION TO SOUTH SUMTER GAS COMPANY, LLC

 On April 2, 2018, Peoples Gas System (Peoples) filed a petition pursuant to Sections 120.565, 366.02(1) and 366.04(3)(b), Florida Statutes (F.S.), requesting that the Commission issue an order to show cause the City of Leesburg (Leesburg) and/or South Sumer Gas Company, LLC, (SSGC) as to why they should not be regulated by the Commission as a public utility as defined in Section 366.02(1), F.S. (Petition). The Petition also requests that, in the alternative, the Commission issue a declaratory statement as to which utility, either Leesburg or SSGC, Peoples should negotiate with in an effort to resolve the territorial dispute initiated by Peoples in Docket No. 20180055-GU.[[1]](#footnote-1) On April 26, 2018, SSGC requested permission to intervene in this proceeding.

Standards for Intervention and Analysis

Rule 28-105.0027(1), Florida Administrative Code (F.A.C.), governs intervention for declaratory statements. Rule 28-105.0027(1), F.A.C., provides that persons, other than the original parties to a pending proceeding, whose substantial interests will be affected by the disposition of the declaratory statement and who desire to become parties may move the presiding officer for leave to intervene.

### To have standing in an administrative proceeding, an intervenor must meet the two-prong standing test set forth in *Agrico Chemical Co. v. Environmental Regulation*, 406 So. 2d 478, 482 (Fla. 2d DCA 1981) (*Agrico*). An intervenor must show that: (1) it will suffer injury in fact, which is of sufficient immediacy to entitle them to a Section 120.57, Florida Statutes (F.S.), hearing; and (2) the substantial injury is of a type or nature which the proceeding is designed to protect. The first element addresses the degree of the injury. The second requirement for standing addresses the nature of the injury. The injury must be both real and immediate and not speculative or conjectural. *Int’l Jai-Alai Players v. Florida Pari-Mutuel Comm’n*,561 So. 2d 1224, 1225-26 (Fla. 3dDCA 1990).

### In SSGC’s Motion to Intervene, SSGC states that SSGC and/or its proposed activities and/or the possibility that is engaged in a partnership is mentioned dozens of times in Peoples’ Petition. SSGC states that its proposed activities are inextricably intertwined with the Peoples’ request, and therefore SSGC’s substantial interests are subject to determination in this docket. Further, SSGC states that it meets the standard set forth in *Agrico*.

I find that because SSGC is specifically named in Peoples’ Petition, SSGC’s substantial interests will be affected by these proceedings. I also find that because SSGC is specifically named in Peoples’ Petition, SSGC meets the two-prong test in *Agrico*. For these reasons, SSGC’s Motion to Intervene shall be granted.

 Based on the above representations, it is

ORDERED by Commissioner Donald J. Polmann, as Prehearing Officer, that the Motion to Intervene filed by South Sumter Gas Company, LLC, is hereby granted as set forth in the body of this Order. It is further

ORDERED that South Sumter Gas Company, LLC, takes the case as it finds it. It is further

ORDERED that all parties to this proceeding shall furnish copies of all testimony, exhibits, pleadings, and other documents which may hereinafter be filed in this proceeding to:

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| John L. WhartonJwharton@deanmead.com 215 S. Monroe Street, Ste. 815Tallahassee, Florida 32301T: (850) 999-4100F: (850) 577-0095Counsel for South Sumter Gas Company, LLC. |  |

 By ORDER of Commissioner Donald J. Polmann, as Prehearing Officer, this 24th day of May, 2018.

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|  | /s/ Donald J. Polmann, Ph.D., P.E. |
|  | DONALD J. POLMANN, Ph.D., P.E.Commissioner and Prehearing Officer |

Florida Public Service Commission

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Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

AEH

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

 The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

 Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

 Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Office of Commission Clerk, in the form prescribed by Rule 25-22.0376, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

1. On February 23, 2018, Peoples filed a Petition to resolve territorial dispute in Sumter County and/or Lake County with Leesburg and/or SSGC in Docket No. 20180055-GU. [↑](#footnote-ref-1)