Sonat Marketing Company L.P. Post Office Box 2563 Birmingham AL 35202 2563 205 325 7697 Fax 205 325 3711

ORIGINAL

Myra W McAbee Senior Counsel -Legal and Regulatory Affairs

SENAT MARKETING

March 1, 1999

Ms. Blanca S. Bayó Director, Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Notice of Proposed Rule Development Workshop

Docket No. 960725-GU

Dear Ms. Bayó:

ACK _

WAS _____

This letter shall serve as Sonat Marketing Company L.P.'s ("Sonat Marketing") request that the Public Service Commission ("Commission") of Florida deem the proposed rule development workshop in the above-referenced docket on February 26, 1999 as timely and necessary. As a marketer of natural gas in Florida, Sonat Marketing has an interest in this proceeding that cannot be adequately protected by another party. Therefore, Sonat Marketing expects to have two employees present at the workshop.

Should you have any questions, please call me at 205/325-7697 or Heather Stubblefield at 205/326-2070.

Very truly yours,

Myra W. McAbee

AFA		MWM/mls
APP		cc: Mr. Wayne Makin
CAF		Florida PSC, Division of Electric & Gas
СМИ		Ms. Heather C. Stubblefield
CTR		Sonat Marketing, Account Manager-Supply
EAG		
LEG	1	
LIN		
OPC		
RCH		
SEC		

DOCUMENT NUMBER-DATE

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