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August 18, 1994

Public Service Commission Attn: Bureau of Records Fletcher Building 101 East Gaines Street Tallahassee, Florida 32399-0850

Re: Docket No. 930256-WS

Dear Sir or Madame:

Enclosed is an original and 16 copies of a Motion for Leave to Intervene. Please file the original, distribute the 15 copies and return one copy to my attention acknowledging receipt.

Thank you for your assistance. If you have any questions, please feel free to contact me.

Very truly yours,

GILES & ROBINSON P.A.

DOCUMENT NUMBER-DATE

08527 AUG 22 #

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE:

Application for Rate Increase in Seminole County by SANLANDO UTILITIES CORPORATION.

DOCKET NO. 930256-WS FILED: <u>August 18, 1994</u>

MOTION FOR LEAVE TO INTERVENE

COMES NOW, Petitioner, Wekiva Golf Club, by and through its undersigned attorney, pursuant to Chapter 25-22.039, Florida

Administrative Code, and requests leave to intervene in the above-described matter, and as grounds therefore states as follows:

- 1. In this matter, Sanlando Utilities Corporation seeks a rate increase in Seminole County in order to generate revenue to implement a water conservation plan.
- 2. A formal hearing in this matter is scheduled for September 26, 1994.
- 3. Various entities and groups, including the St. Johns River Water Management District, the Florida Audubon Society and Friends of the Wekiva River, Inc., Wekiva Hunt Club Community Association, Inc., and the Florida Office of the Public Counsel, have filed direct testimony either in favor of or in opposition to the rate increase which will be considered by the Public Service Commission.
- 4. Whether these entities and organizations are in favor of or opposed to the rate increase, their testimony is consistent in that they all agree that the ultimate goal is to require three

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area golf courses to use the treated effluent once the utility has constructed reuse lines that reach the properties of the golf courses. Wekiva Golf Club is one of the three golf courses referred to. It is evident from this direct testimony that the three golf courses referred to, including Wekiva Golf Club, have a substantial interest in the outcome of these proceedings.

- 5. For example, Tricia A. Madden, on behalf of Wekiva Hunt Club Community Association, Inc., is opposed to the rate increase because "the parties most benefited by the project, the golf courses, pay virtually nothing for the construction project."

 Ms. Madden also complains "there has been no evidence to reflect whether the golf courses will or must even accept the reused water at all."
- 6. Kimberly H. Dismukes, on behalf of the Florida Office of the Public Counsel, is also opposed to the rate increase and states that she believes "it would be imprudent for the Company to build these facilities unless it is assured that the golf courses will take the reclaimed water."
- 7. Based on the direct testimony submitted in this matter, it is abundantly clear that the substantial interests of Wekiva Golf Club are subject to determination or will be affected through this proceeding.

WHEREFORE, Wekiva Golf Club, petitions the Public Service Commission to allow it to intervene in this matter.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the

foregoing has been served by U.S. Mail this 18 day of August, 1994, to the parties listed on the attached Schedule of Addressees.

E. GIVENS GOODSPEED, ESQUIRE of GILES & ROBINSON, P.A. 390 N. Orange Ave., Suite 800 Post Office Box 2631 Orlando, FL 32802 (407) 425-3591 Attorneys for Plaintiff Florida Bar No. 321559

EGG/em

SCHEDULE OF ADDRESSEES

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