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August 1, 1990

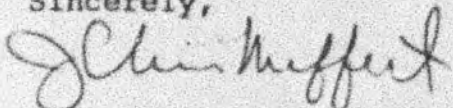
Mr. Steve Tribble, Director
Division of Records & Reporting
Public Service Commission
Fletcher Building
101 East Gaines Street
Tallahassee, Florida 32399-0870

Re: Petition of Suwannee Valley Electric Cooperative, Inc. to resolve a territorial dispute with Florida Power & Light Company (Huntsville Grocery Store) Docket #900476-EU

Dear Mr. Tribble:

Attached please find original and 15 copies of Stipulation of Facts Between Florida Power & Light Company and Suwannee Valley Electric Cooperative, Inc. and Joint Motion for Resolution of Territorial Dispute which I will appreciate your filing in the above styled case.

Sincerely,



J. Christian Meffert


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enclosures

cc: Bob Christ, Esq.

ACK _____
AFA _____
APP _____
CAF _____
CMU _____
CTR _____
EAG _____
LEG W/M _____
LIN 6 _____
OPC _____
RCH _____
SEC L _____
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OTH _____

RECEIVED & FILED


PSC-BUREAU OF RECORDS

Joint Motion
DOCUMENT NUMBER-DATE

06947 AUG -1 1990

PSC-RECORDS/REPORTING

Stipulation
DOCUMENT NUMBER-DATE

06946 AUG -1 1990

PSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition of Suwannee Valley
Electric Cooperative, Inc. to resolve
a territorial dispute with Florida
Power & Light Company (Huntsville
General Store).

Docket No: 900476-EU

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JOINT MOTION FOR RESOLUTION OF
TERRITORIAL DISPUTE

Petitioner, Suwannee Valley Electric Cooperative, Inc.
(hereinafter SVEC), and Respondent, Florida Power & Light Company
(hereinafter FPL), jointly move for Commission resolution of the
instant territorial dispute upon the stipulated facts filed
herewith by SVEC and FPL. In support thereof SVEC and FPL state
the following:

1. Pursuant to Section 366.04(2)(e), Florida Statutes, the
Commission has jurisdiction to resolve any territorial dispute
between the public utilities and rural electric cooperatives.

2. There are no issues of fact regarding the circumstances
and conditions that caused the dispute. See SVEC's and FPL's
Stipulation of Facts filed concurrently herewith.

3. It is FPL's position that it extended service to the
Huntsville General Store solely to comply with its statutory
obligation to serve pursuant to Section 366.03, Florida Statutes.
It is further FPL's position that it may not withdraw service
from the Huntsville General Store absent a Commission order
relieving it of its statutory obligation to serve.

4. It is SVEC's position that it had existing service to
the Huntsville General Store. It is further SVEC's position that
the statutory obligation delineated in Section 366.03, Florida
Statutes, does not apply to existing service.

WHEREFORE, SVEC and FPL request that the Commission resolve

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PSC-RECORDS/REPORTING

the instant territorial dispute upon the stipulated facts presented herewith and enter its order stating that the Huntsville General Store is the retail service territory of SVEC and that FPL be relieved of any obligation to serve the customer.

Respectfully submitted,

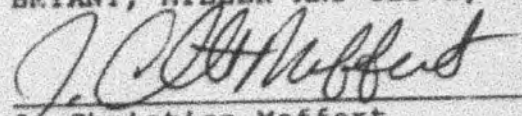
AIRTH, SELLERS, LEWIS & PREVATT



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Attorneys for FLORIDA POWER &
LIGHT COMPANY

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Joint Motion has been furnished by United States Mail to FRANK M. GAFFORD, ESQUIRE, Post Office Box 1789, Lake City, Florida 32056-1789, attorney for Huntsville General Store, on this 1st day of ~~July~~ AUGUST, 1990.



J. Christian Meffert, Esquire