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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Joint Petition for)
approval of territorial agreement))
between Central Florida Electric)
Cooperative, Inc. and Florida)
Power Corporation, in Gilchrist)
and Dixie Counties, Florida.)
_____)

DOCKET NO. 911046-EU
ORDER NO. 25705
ISSUED: 2/10/92

The following Commissioners participated in the disposition of this matter:

THOMAS M. BEARD, Chairman
SUSAN F. CLARK
J. TERRY DEASON
BETTY EASLEY
LUIS J. LAUREDO

NOTICE OF PROPOSED AGENCY ACTION

ORDER APPROVING TERRITORIAL AGREEMENT

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are adversely affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

Florida Power Corporation, a Florida investor-owned electric utility (FPC) and Central Florida Electric Cooperative, Inc., (CFEC) filed on July 14, 1991 a Joint Petition for Approval of Territorial Agreement in Gilchrist and Dixie Counties, Florida. The agreement, if approved will remain in effect for a period of 15 years from the date of this Commission's initial order and continue in effect as provided for in the agreement. The agreement including its terms and conditions and the identity of the geographical areas to be served by each utility are shown in Appendix A.

The agreement represents a continuing effort by the parties to minimize costs to their respective customers by avoiding unnecessary duplications of facilities. Although the Commission has previously approved territorial agreements between the parties there are certain geographical areas not specifically addressed in their prior agreements. This agreement covers the geographical areas of Gilchrist and Dixie Counties, Florida.

DOCUMENT NUMBER-DATE

01454 FEB 10 1992

COCC-RECORDS/REPORTING

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This agreement contemplates the transfer of eleven (11) customer accounts of FPC to CFEC and 388 customer accounts from CFEC to FPC.

According to Section 2.3 of the agreement there will be a transition period in order to minimize inconvenience to the customers. Each utility may continue to serve their respective existing customers listed in Appendix B even if the location of the customer receiving electric service is in the territory of the other utility. The existing customers may request to become customers of the other utility, at any time after approval of this agreement and in that event the customer will be transferred. If there is a Change in Use, as defined in Section 1.9, at a location at which a customer listed in Appendix B receives service, the person receiving such service will cease to be considered an existing customer and electric service at that location will be provided by the utility in whose territory the real property is located.

This agreement does not, and is not intended to prevent either utility from providing bulk power supply to wholesale customers for resale wherever they may be located.

Having reviewed the joint petition and the territorial agreement, the Commission finds that it satisfies the provisions of Subsection 366.04(2)(d), Florida Statutes and Rule 25-6.0440, Florida Administrative Code. We also find that the agreement satisfies the intent of Subsection 366.04(5), Florida Statutes to avoid further uneconomic duplication of generation, transmission, and distribution facilities in the State. We, therefore, find that the agreement is in the public interest and should be approved.

In consideration of the foregoing, it is

ORDERED by the Florida Public Service Commission that the Joint Petition for Approval of the Territorial Agreement between Florida Power Corporation and Central Florida Electric Cooperative, Inc. is granted. It is further


ORDERED that the territorial agreement is incorporated in this Order as Appendix A. It is further

ORDERED that the list of customers be transferred is incorporated in this Order as Appendix B. It is further

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ORDERED that this Order shall become final and the docket closed unless an appropriate petition for formal proceeding is received by the Division of Records and Reporting, 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on the date indicated in the Notice of Further Proceedings or Judicial Review.

By ORDER of the Florida Public Service Commission, this 10th
day of February, 1992.



STEVE TRIBBLE, Director
Division of Records and Reporting

(S E A L)

MRC:bmi
911046.bmi

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), 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.

The action proposed herein is preliminary in nature and will not become effective or final, except as provided by Rule 25-22.029, Florida Administrative Code. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, as provided by Rule 25-22.029(4), Florida Administrative Code, in the form provided by Rule 25-22.036(7)(a) and (f), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on

3/2/92.

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In the absence of such a petition, this order shall become effective on the day subsequent to the above date as provided by Rule 25-22.029(6), Florida Administrative Code.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this order becomes final and effective on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by the First District Court of Appeal in the case of a water or wastewater utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days of the effective date of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

APPENDIX A
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AGREEMENT

Section 0.1: THIS AGREEMENT, made and entered into this 16th day of July, 1991 by and between Florida Power Corporation, (herein called "FPC"), and Central Florida Electrical Cooperative, (herein called "CFEC"), each of which are corporations organized and existing under the laws of the State of Florida and electrical utilities as defined in, and whose retail service territories are subject to regulation pursuant to, Chapter 366, Florida Statutes and which corporations are herein collectively called the "Parties";

WITNESSETH:

Section 0.2: WHEREAS, each of the Parties is authorized, empowered and obligated by its corporate charters and the laws of the State of Florida to furnish retail electric service to persons desiring to use such service within their respective areas of service; and

Section 0.3: WHEREAS, each of the Parties presently furnishes retail electrical service to customers in the areas of Dixie and Gilchrist counties of Florida; and

Section 0.4: WHEREAS, the respective areas of service of the Parties are contiguous in many places, and the Parties seek to minimize costs to their respective rate payers by avoiding duplication of generation, transmission, and distribution facilities; and

Section 0.5: WHEREAS, the Florida Public Service Commission (herein called the "Commission"), has previously recognized that any such duplication of facilities results in needless and wasteful expenditures and may create hazardous situations, both being detrimental to the public interest; and

Section 0.6: WHEREAS, the Parties desire to continue to avoid and eliminate the circumstances giving rise to potential duplications of facilities and hazardous situations, and toward that have established the Territorial Boundary Line to delineate their respective retail Territorial Areas; and

Section 0.7: WHEREAS, the Commission is empowered by Section 366.04(2)(d), Florida Statutes, to approve and enforce territorial agreements between electric utilities, has often recognized the wisdom of such agreements, and has held that such agreements, when properly presented to the Commission, are advisable in proper circumstances, and, indeed, in the public interest;

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Section 0.8: NOW, THEREFORE, in consideration of the premises aforesaid and the mutual covenants and agreements herein set forth the Parties hereby agree as follows:

ARTICLE 1

DEFINITIONS

Section 1.1: Territorial Boundary Line. As used herein, the term "Territorial Boundary Line" shall mean the boundary lines which circumscribe the geographic areas shown on the maps attached hereto as composite Exhibit "A", which differentiate and divide the CFEC Territorial Area from the FPC Territorial Area.

Section 1.2: CFEC Territorial Area. As used herein, the term "CFEC Territorial Area" shall mean the geographic area shown on composite Exhibit "A" and designated "CFEC".

Section 1.3: FPC Territorial Area. As used herein, the term "FPC Territorial Area" shall mean the geographic area shown on composite Exhibit "A" and designated "FPC".

Section 1.4: Transmission Line. As used herein, the term "Transmission Line" shall mean any Transmission Line of either party having a rating of 69 kV or greater.

Section 1.5. Distribution Line. As used herein, the term "Distribution Line" shall mean any Distribution Line of either party having a rating of up to, but not including 69 kV.

Section 1.6. Person. As used herein, the term "Person" shall have the same inclusive meaning given to it in Section 1.01(3), Florida Statutes.

Section 1.7. New Customer. As used herein, the term "New Customer" shall mean any person that applies to either CFEC or FPC for retail electric service after the effective date of this Agreement.

Section 1.8. Existing Customer. As used herein, the term "Existing Customer" shall mean any person receiving retail electric service from either CFEC or FPC on the effective date of this Agreement.

Section 1.9. Change in Use. As used herein, the term "Change in Use" shall mean: (1) A change in the use of real property from residential to business or business to residential; (2) a change in

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the use of real property that would normally require a reclassification of service under the applicable tariff of either party; (3) a change in the use of real property that results in the addition of three or more meters during the term of this Agreement; or (4) a change in the use of real property by reason of a change in the ownership or occupancy thereof to any person other than a widow, widower, or divorced spouse of an Existing Customer who received electric service at the same location.

ARTICLE 2

AREA ALLOCATIONS AND NEW CUSTOMERS

Section 2.1: Territorial Allocations. Except as otherwise specifically provided herein, during the term of this Agreement CPEC shall have the exclusive authority to furnish retail electric service for end use within the CPEC Territorial Area and FPC shall have the exclusive authority to furnish retail electric service for end use within the FPC Territorial Area.

Section 2.2: Service to New Customers. The Parties agree that neither of them will knowingly serve or attempt to serve any new customer whose end-use facilities are located within the Territorial Area of the other party, except as specifically provided in this Section of the Agreement.

The Parties recognize that in exceptional circumstances, economic constraints or good engineering practices may indicate that a customer's end-use facilities either cannot or should not be immediately served in whose Territorial Area they are located. In such instances, upon written request by the party in whose Territorial Area the end-use facilities are located, to the other party, the other party may agree in writing to temporarily provide service to such customer's end-use facilities. Any such agreement for temporary service shall be submitted to the Florida Public Service Commission for approval in accordance with Article IV, Section 4.1 hereof.

In the event that a new customer or prospective new customer requests for applies for service from either party to be provided to end-use facilities located in the Territorial Area of the other party, then party receiving such a request or application shall refer the new customer or prospective new customer to the other party with citation to this Agreement and approved by the Commission, and shall notify the other party of such request or application.

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If the new customer or prospective new customer delivers a written application for service after being referred to the other party, or continues to demand service under an application made prior to a referral to the other party, the party receiving the application shall file a Petition for Declaratory Statement requesting the Commission to apply this Agreement to the facts presented. The petitioning party shall notify the other party and the applicant of its intent to file a Petition for Declaratory Statement prior to filing such Petition and shall request the joinder of the other party as a party to the proceeding. The petitioning party shall not provide or attempt to provide electric service to such a new customer unless the Commission authorizes such service in an order binding upon both parties.

Section 2.3: Transition. In order to minimize inconvenience to their customers, each party may continue to serve their respective Existing Customers listed on Exhibit "B" as provided in this Section of this Agreement, even though the location of which they are using electric service shall be located in the Territorial Area of the other party effected upon the approval of this Agreement by the Commission. Each of such Existing Customers and the party by which they are presently served are listed on Exhibit "C" attached hereto and made a part hereof. This Section of this Agreement shall also apply to additional requirements for electric service by Existing Customers listed on Exhibit "B" at their existing locations, subject to the "Change in Use" limitations set forth below. Existing Customers listed on Exhibit "B" may request to become customers of the other party, at any time after approval of this Agreement by the Commission, in which event the Parties agree that such customer shall then be transferred. A widow, a widower or divorced spouse of an Existing Customer of either party listed on Exhibit "B" who remains at the same service location shall be considered an Existing Customer the same as if he or she had specifically been listed on Exhibit "B" and included in the definition of "Existing Customer" in Section 1.8 above. If there is a "Change in Use", as defined in Section 1.9 above, of the real property at a location at which an Existing Customer listed on Exhibit "B" receives service, the person receiving such service shall cease to be considered an Existing Customer and electric service at that location shall be provided by the party in whose Territorial Area the real property is located.

Section 2.4: Transfer of Facilities. Upon the transfer of any customer or customers pursuant to this Agreement, the transferring party shall sell and the receiving party shall purchase the distribution facilities of the transferring party previously used to serve the transferred customer or customers for the replacement cost of such facilities, less depreciation.

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Section 2.5: Bulk Power for Resale. Nothing herein shall be construed to prevent either party from providing a bulk power supply for resale purposes as defined in the Final Judgment dated August 19, 1971 in United States of America v. Florida Power Corporation and Tampa Electric Company, United States District Court for the Middle District of Florida, Case No. 68-297-Civ-T ("the Final Judgment"), regardless of where the purchaser for resale may be located. Further, no other section or provision of this Agreement shall be construed as applying to a bulk power supply for resale purposes as defined in the Final Judgment (attached as Exhibit "C").

ARTICLE 3

OPERATION AND MAINTENANCE

Section 3.1: Facilities to Remain. Except as expressly provided herein, in a generating plant, transmission line, substation, distribution line or related facility now or hereafter constructed or used by either party in conjunction with its electric utility system, which is directly or indirectly used and useful in service to its customer by either of the Parties in its Territorial Area, shall be allowed to remain where situated and shall not be subject to removal or transfer hereunder; provided, however, that each party shall operate and maintain all such plants, lines, substations or facilities in such a manner as to minimize any interference with the operations of the other party.

ARTICLE 4

PREREQUISITE APPROVAL

Section 4.1: Commission Approval. The provisions and the Parties' performance of this Agreement are subject to the regulatory authority of the Commission, and appropriate approval by that body of the provisions of this Agreement shall be an absolute condition precedent to the validity, enforceability and applicability hereof. This Agreement shall have no effect whatsoever until that approval has been obtained, and the date of the Commission's order, if any, granting initial Commission approval of this Agreement shall be deemed to be the effective date of this Agreement. Any proposed modification to this Agreement shall be submitted to the Commission for approval. In addition,

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the Parties agree to jointly petition the Commission to resolve any dispute concerning the provisions of this Agreement or the Parties' performance of this Agreement.

Section 4.2: No Liability in the Event of Disapproval. In the event approval of this Agreement pursuant to Section 4.1 hereof is not obtained, neither party will have any cause of action against the other arising under this document or on account of such nonattainment of approval.

Section 4.3: Supersedes Prior Agreements. Upon its approval by the Commission, this Agreement shall be deemed to specifically supersede any and all prior agreements between the parties defining the boundaries of their respective Territorial Areas.

ARTICLE 5

DURATION

Section 5.1: This Agreement shall continue and remain in effect for a period of fifteen (15) years from the date of the Florida Public Service Commission's initial Order approving this Agreement, and shall be automatically renewed for additional fifteen (15) year periods unless either party gives written notice to the other of its intent not to renew at least six (6) months prior to the expiration of any fifteen (15) year period; provided, however, that each such renewal of this Agreement shall require prerequisite approval of the Commission with the same effect as the original Commission approval of this Agreement as required and provided for in Article 4 hereof.

ARTICLE 6

CONSTRUCTION OF AGREEMENT

Section 6.1: Intent and Interpretation. It is hereby declared to be the purpose and intent of the Parties that this Agreement shall be interpreted and construed, among other things, to further this State's policy of actively regulating and supervising the service territories of electric utilities; supervising the planning, development, and maintenance of a coordinated electric power grid throughout Florida; avoiding uneconomic duplication of generations, transmission and

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distribution facilities; and encouraging the installation and maintenance of facilities necessary to fulfill the Parties' respective obligations to serve.

ARTICLE 7

MISCELLANEOUS

Section 7.1: Negotiations. Regardless of any other terms or conditions that may have been discussed during the negotiations leading up to the execution of this Agreement, the only terms or conditions agreed upon by the parties are those set forth herein, and no alteration, modification, enlargement or supplement to this Agreement shall be binding upon either of the Parties hereto unless the same shall be in writing, attached hereto, signed by both of the parties and approved by the Commission in accordance with Article 4, Section 4.1 hereof.

Section 7.2: Successors and Assigns; for Benefit Only of Parties. This Agreement shall be binding upon the Parties hereto and their respective successors and assigns. Nothing in this Agreement, express or implied, is intended, or shall be construed, to confer upon or give to any person other than the Parties hereto, or their respective successors or assigns, any right, remedy, or claim under or by reason of this Agreement, or any provision or condition hereof; and all of the provisions, representations, covenants, and conditions herein contained shall inure to the sole benefit of the Parties or their respective successors or assigns.

Section 7.3: Notices. Notices given hereunder shall be deemed to have been given to CFEC if mailed by certified mail, postage prepaid, to Edward Ricketson, Executive Vice President and General Manager, or his successor, Central Florida Electrical Cooperative, P.O. Box 9, Chiefland, Florida 32626 and to FPC if mailed by certified mail, postage prepaid to Patricia A. Brown, Resident Agent for service of process, or her successor, Legal Department, Florida Power Corporation, 3201 Thirty-Fourth Street South, St. Petersburg, Florida 33711. The person or address to which such notice shall be mailed may, at any time, be changed by designating a new person or address and giving notice thereof in writing in the manner herein provided.

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IN WITNESS WHEREOF, the parties hereby have caused this Agreement to be executed in duplicate in their respective corporate names and their corporate seals affixed by their duly authorized officers on the day and year first above written.

ATTEST:

COOPERATIVE

Clara Townsend
 Secretary

BY *U. Stephen*
 Chairman of the Board

(SEAL)

ATTEST:

FLORIDA POWER CORPORATION

[Signature]
 Assistant Secretary

BY *W. J. Howell*
 Executive Vice President

(SEAL)

APPROVED AS TO FORM AND LEGALITY:

By: _____
 Legal Counsel to COOPERATIVE

By: *[Signature]*
 General Counsel to
 Florida Power Corporation

APPENDIX B
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EXHIBIT B

CUSTOMER LISTS

Microsoft Word Document

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EXHIBIT B

I. Florida Power Corporation Existing Customers in Territorial
Area of Central Florida Electrical Cooperative

<u>Account Number</u>	<u>Customer Name</u>
25-0411-41501	Anderson, J.H.
25-0411-71501	Chaires, Hal Mrs.
25-0411-72001	Chaires, Hal Mrs.
25-1322-11064	Inactive
25-1322-11086	Smith, Robert N.
25-1322-11096	Inactive
25-1322-11201	Fla. Forest Service
25-0511-44251	Dixie Co. Bd. of Comms.
25-1322-12802	King, L.B., Jr.
25-0114-46002	Southern Truss Inc.
25-0114-48004	Southern Truss Inc.

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EXHIBIT B (CTD.)

II. Central Florida Electric Cooperative, Inc. Existing Customers
 in Territorial Area of Florida Power Corporation

ACCOUNT	CONSUMER NAME	LOCATION
6-1-881	Carlton Lanford	E800-0011-0118
6-0-327	Peov Tomlinson	E800-0006-0003
6-2-411	George Gibson	E800-0009-0004
6-2-533	Patricia A. Brown	E800-0009-0005
6-1-285	Edward D. Frier	E800-0001-0019
6-1-874	Fla. West Coast RR	E800-0001-0021
6-2-403	Southern Bell Tel&Tel	E800-0001-0023
6-2-502	David H. Mitchell	E800-0001-0025
6-2-634	J. C. Culpeper	E800-0001-0025
6-1-050	Margarette Krause	E800-0002-0012
6-1-731	Rosetta Witham	E800-0002-0022
6-1-839	M. Lou Adams	E800-0002-0026
6-1-897	Franklin D. Knight	E800-0002-0027
6-2-086	Alvin K Keene	E800-0002-0032
6-2-551	Michael P. Swayze	E800-0002-0040
6-2-659	Walter C. Roberts	E800-002-0045
6-0-419	George V. Farrow	E800-0006-0002
6-2-106	E. G. Williams	E700-0022-0032
6-2-225	Ruble S. Fletcher	E700-0022-0034
6-2-265	Murray Wilson	E700-0022-0035
6-0-647	Dennis L. Lanford	E800-0001-0001
6-0-921	Raymond Frier	E800-0001-0003
6-0-705	Robert E. Lee	E800-0001-0007
6-0-798	Dennis L. Lanford	E800-0001-0009
6-0-241	James C. Nipper	E800-0001-0010
6-0-858	Robert E. Lee	E800-0001-0013
6-0-922	Fattv S. Ludwick	E800-0001-0016
6-1-319	Robert E. Lee	E800-0001-0018
7-0-269	Lorraine B. Branning	E700-0009-0015
7-0-574	Kenneth Turner	E700-0010-0001
6-0-575	Harrell Reynolds	E700-0010-0002
6-0-516	William A. Rogers	E700-0010-0004
7-0-378	Gold Kist Inc.	E700-0010-0006
6-1-176	William A. Rogers	E700-0010-0008
7-0-856	Gold Kist Inc.	E700-0010-0009
6-1-655	Marc D. Austin	E700-0010-0010
7-1-053	Gold Kist Inc.	E700-0010-0011
6-2-089	Mittie B. Rogers	E700-0010-0012
6-2-262	Lowell W. Lewis	E700-0010-0014
6-2-385	William A. Rogers	E700-0010-0015
6-0-043	Jovin Corbin	E700-0013-0001
6-0-044	Lozer Rogers	E700-0013-0002
6-2-471	Vernie L. Dees	E700-0013-0003
6-2-482	Janice Dees	E700-0013-0004
6-2-545	Jessie H. Lee	E700-0013-0005
6-2-546	Timothy R. Akin	E700-0013-0006
6-1-181	Milam Wilson	E700-0015-0001
6-0-062	Frank Colson	E700-0015-0004
6-1-659	Marc Wilson	E700-0015-0005
6-2-344	Milam Wilson	E700-0015-0006

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4-2-047	Francis Walker	E700-0017-0001
4-0-636	Doris O. High	E700-0018-0002
7-1-366	Southern Bell Tel&Tel	E700-0018-0004
4-0-712	Austin Rogers	E700-0021-0003
4-0-711	Austin Rogers	E700-0021-0004
6-1-128	Div Of Drivers Lic.	E700-0021-0011
4-1-926	John K. Overstreet	E700-0021-0012
6-0-050	Roy Wilson	E700-0022-0001
6-0-056	Ruble S. Fletcher	E700-0022-0003
6-0-054	Richard L. Harrison	E700-0022-0004
6-0-948	Gary Anderson	E700-0022-0014
4-3-531	Richard Eastman	E600-0021-0049
4-3-334	Joseph Alkire	E600-0021-0257
4-1-687	White Farms	E600-0023-0028
4-1-710	White Farms	E600-0023-0029
8-5-337	W. D. Baldree	E600-0030-0025
8-5-816	Sandra K. O Steen	E600-0030-0027
8-6-024	H. Dale Herrino	E600-0030-0028
7-0-578	Ralph Martin	E700-0009-0009
7-0-589	C. W. Colson	E700-0009-0010
7-0-005	Murna L. Dishman	E700-0009-0013
8-3-411	John Moizer	E500-0025-0066
8-4-725	Lois K. Cook	E500-0025-0075
8-4-919	Thomas M. Willis	E500-0025-0077
8-5-086	Meyer Harari	E500-0025-0078
8-6-111	Charles Moore	E500-0025-0082
8-1-880	Frank Pridgeon Jr.	E500-0026-0001
8-6-097	J. W. Asbell	E500-0026-0035
7-0-001	Joseph M. Cocca	E600-0014-0001
7-0-911	Stephans T. Trinity	E600-0014-0008
7-0-943	Stephans T. Trinity	E600-0014-0010
7-0-299	Hilbert Lord	E600-0015-0002
4-1-715	White Farms	E600-0015-0004
7-0-012	F. D. Douglas	E600-0016-0001
7-0-071	David Padot	E600-0016-0002
7-0-418	Virginia L. Weeks	E600-0016-0003
7-0-420	Richard Hurlston	E600-0016-0004
7-0-781	R. E. Flocker	E600-0016-0005
7-0-619	J. M. Everett	E600-0016-0007
7-0-655	Erandon J. Pridgeon	E600-0016-0010
7-0-136	Huah L. Poole	E600-0016-0011
7-0-763	Erandon J. Pridgeon	E600-0016-0013
7-0-784	James Richardson	E600-0016-0014
7-0-807	Frederick B. Andrews Sr	E600-0016-0015
7-0-497	Huah L. Poole	E600-0016-0016
7-0-812	Dennis T. O'Neil	E600-0016-0018
7-0-799	Huah L. Poole	E600-0016-0019
7-0-841	Frederick Andrews Sr	E600-0016-0020
7-0-851	William W. Reeves	E600-0016-0021
7-0-854	Ulysses Corbin	E600-0016-0022
7-1-069	Richard R. Biss	E600-0016-0024
7-1-108	Huah L. Poole	E600-0016-0025
7-1-117	Frederick Andrews Sr.	E600-0016-0026

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7-1-129	Faul Fedelton	E600-0016-0025
7-1-203	James Richardson	E600-0016-0029
7-1-211	Hugh L. Poole	E600-0016-0030
7-1-290	SRV Christian ACDM	E600-0016-0032
7-0-422	Cecil Corbin	E600-0017-0001
7-0-119	W. D. Mooney	E600-0017-0004
7-0-417	Hugh L. Poole	E600-0017-0005
7-0-415	D. Marguerette Davis	E600-0017-0006
7-0-419	Diane Mock	E600-0017-0007
7-0-293	Jimie R. Downing	E600-0017-0012
7-0-370	Joan M. Kelly	E600-0017-0013
7-0-385	W. D. Mooney	E600-0017-0014
7-0-779	Omera H. Brooks	E600-0017-0018
7-1-019	Leon Wilkerson	E600-0017-0021
7-1-184	William H. Swanson Jr	E600-0017-0023
7-1-301	Darlene Norman	E600-0017-0024
8-5-313	Eimer E. Vaughn	E500-0021-0070
8-6-231	John Leopa	E500-0021-0078
8-0-041	Leslie G. Bechtel	E500-0022-0023
8-3-666	Joe H. Anderson Jr.	E500-0023-0017
8-2-281	Ralph C. Tyre	E500-0024-0010
8-3-033	John H. Williams	E500-0024-0015
8-3-066	Ralph C. Tyre	E500-0024-0016
8-3-886	Joe H. Anderson Jr.	E500-0024-0019
8-0-219	Dixie Co Ed. Co Comm	E500-0025-0002
8-0-204	Madeline G. Cook	E500-0025-0003
8-2-297	W. S. Lovelace	E500-0025-35
8-2-361	Stephen Beauchamp	E500-0025-0038
8-6-374	Thelma Dees	E500-00190011
8-0-292	John S. Cox	E500-0020-0001
8-2-122	James E. Anderson	E500-0020-0039
8-3-673	Eernice Beavers	E500-0020-0059
8-3-919	Artice Miller	E500-0020-0063
8-4-665	Charles L. Brooks	E500-0020-0068
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8-1-333	Ruby L. Chavous	E500-0021-0001
8-1-418	Cesar Gdlund	E500-0021-0003
8-0-339	Faymond Valentine	E500-0021-0004
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8-3-731	J. W. Rollison	E500-0017-0008
8-4-853	John F. Weeks	E500-0017-0013
8-5-046	Troy E. Rollison	E500-0017-0014
8-1-308	William Malone	E500-05E8-0003
8-2-274	Hugh W. Bonds	E500-05E8-0014
8-0-579	Ronald Childers	E500-05E8-0015
8-5-505	Jonnny E. Lambert	E500-05E8-0016
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8-1-948	William Malone	E400-05E8-0032
8-0-304	Cecile Howell	E400-05E8-0033
8-4-748	Mitchel L. Keen	E400-05E8-0037
8-4-215	Gary D. Pinner	E500-0019-0003
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8-4-541	Kathleen Fletcher	E400-0014-0112
8-4-549	C. C. Douglas Jr.	E400-0014-0113
8-4-626	Lendell H. Riels	E400-0014-0114
8-4-689	P. K. Hunt	E400-0014-0116
8-4-712	Carl E. Jernell	E400-0014-0117
8-4-769	P. K. Hunt	E400-0014-0118
8-5-237	Robert D. Carter	E400-0014-0119
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8-5-660	Davy Chatman Jr	E400-0014-0122
8-5-822	C. C. Douglas Jr.	E400-0014-0123
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8-0-311	Johnnie Mitchell	E400-0015-0006
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8-6-108	Bessie L. Jones	E400-0009-0184
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8-6-310	Micanopy Cable TV. Inc.	E400-0009-0186
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8-1-331	Amv L. Lamb	E400-0010-0005
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8-1-988	Earl M. Alexander	E400-0013-0028
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