

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for approval) DOCKET NO. 920202-EU
for a territorial agreement) ORDER NO. PSC-92-0701-PCO-EU
between Clay Electric) ISSUED: 07/22/92
Cooperative, Inc. and)
Jacksonville Electric Authority)
in Clay and Duval Counties.)
_____)

ORDER GRANTING IN PART AND DENYING IN PART
MOTION OF CONTINUANCE OF AGENDA ITEM REQUESTED BY JEA AND CLAY

BY THE COMMISSION:

On June 12, 1992, Clay Electric Cooperative, Inc. (Clay) and the Jacksonville Electric Authority (JEA) filed a Motion for Continuance of Agenda Item. In their motion, Clay and JEA request that (1) this matter be continued from the agenda conference scheduled for June 16, 1992; (2) a public workshop session with the Commissioners, staff and all interested parties be scheduled to fully and completely discuss all issues connected with this agreement; (3) they be given an opportunity to re-notify all of their customers to cure any staff objections to the prior notice sent to the affected customers; and (4) the matter be set for a subsequent agenda conference.

This item was deferred from the June 16, 1992 agenda. A revised CASR was approved for this docket, and this matter is currently scheduled to be an item placed on the agenda conference of October 6, 1992. This should allow the parties time to review their territorial agreement and to re-notify customers.

The parties also request that a public workshop session with the Commissioners, staff and all interested persons be scheduled in an effort to "fully and completely discuss all issues connected with this agreement." I have carefully reviewed the parties' request, and specifically find that a public workshop that includes the Commissioners will not be necessary to examine all the issues herein.

In consideration of the foregoing, it is

ORDERED that the Motion for Continuance of Agenda Item requested by Clay Electric Cooperative, Inc. and the Jacksonville Electric Authority is granted to the extent that this matter has already been deferred from the June 16, 1992 agenda conference and

DOCUMENT NUMBER-DATE

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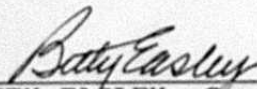
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that the CASR has been revised, as discussed within the body of this order. It is further

ORDERED that the portion of the Motion for Continuance of Agenda Item that requests a public workshop that includes the Commissioners be denied, as discussed within the body of this Order.

By ORDER of Commissioner Betty Easley, as Prehearing Officer, this 22nd day of July, 1992.



BETTY EASLEY, Commissioner
and Prehearing Officer

(S E A L)

DLC: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.

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 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) 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 Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary,

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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.