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March 18, 1992

HAND DELIVERED

Mr. Steve C. Tribble, Director
Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, Florida 32399-0850

920251-EL

Re: Joint Petition of Tampa Electric Company and the
City of Lakeland for Approval of Territorial Agreement

Dear Mr. Tribble:

TECO - EI 806
LAKEland. EA 866

Enclosed for filing in the above matter are fifteen (15) copies of a Joint Petition of Tampa Electric Company and the City of Lakeland for Approval of Territorial Agreement.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning same to this writer.

Thank you for your assistance in connection with this matter.

Sincerely,


James D. Beasley

JDB/pp
encls.

cc: Joseph P. Mawhinney (w/o enc.)
Robert Siegel (w/o enc.)

RECEIVED & FILED


FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

02694 MAR 18 1992

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Joint Petition of Tampa)
Electric Company and the City)
of Lakeland for Approval of)
Territorial Agreement.)
_____)

DOCKET NO. _____
Filed: 3/18/92

**JOINT PETITION OF TAMPA ELECTRIC COMPANY
AND THE CITY OF LAKELAND
FOR APPROVAL OF TERRITORIAL AGREEMENT**

Tampa Electric Company ("Tampa Electric") and the City of Lakeland ("the City") jointly petition the Commission for approval of a Territorial Agreement dated May 20, 1991 ("the Agreement") entered into by and between Tampa Electric and the City, and in support thereof, say:

1. Tampa Electric is a Commission regulated electric utility whose principal place of business is located in Tampa, Florida. The City is a Florida municipal corporation. Both Tampa Electric and the City are authorized, empowered, and by Florida law, obligated to furnish electric service to persons, firms, and corporations within their respective service territories.

2. All notices and pleadings in this matter should be served upon the following:

For Tampa Electric Company

Mr. Russell D. Chapman
Manager, Regulatory
Coordination
Tampa Electric Company
Post Office Box 111
Tampa, FL 33601

Mr. Lee L. Willis
Mr. James D. Beasley
Ausley, McMullen, McGehee,
Carothers and Proctor
Post Office Box 391
Tallahassee, FL 32302

DOCUMENT NUMBER-DATE
02694 MAR 18 1992
FPSC-RECORDS/REPORTING

For the City of Lakeland

Mr. Robert Siegel
Managing Director
Department of Electric
& Water Utilities
City of Lakeland
501 East Lemon St.
Lakeland, FL 33801

Mr. Joseph P. Mawhinney
City Attorney
City Hall
228 South Massachusetts St.
Lakeland, FL 33801-5086

3. On May 20, 1991 Tampa Electric and the City entered into an Agreement in an effort to more accurately define the parties' respective service territories which are contiguous in many places. Such Agreement provides expressly that it is contingent upon the subsequent approval of the Florida Public Service Commission. Tampa Electric and the City are presently providing electricity within their respective territorial areas pursuant to a territorial agreement which was executed by the parties in November, 1966 and approved by the Commission in Order No. 4193, issued on May 12, 1967 in Docket No. 8754-EU.

4. The Agreement addressed in this petition represents the continued effort by the parties to minimize costs to their respective Customers by avoiding unnecessary duplication of generation, transmission and distribution facilities. Toward that end, the parties have established the territorial boundary line described in the Agreement to delineate their respective retail territorial areas, subject to the approval of the Commission.

5. The Commission is authorized by §366.04(2)(d), Fla. Stat., to approve and enforce territorial agreements by and between electric utilities. The Commission has promulgated Fla. Admin. Code Rule 25-6.0440 to implement this authority. The Commission

has often recognized the wisdom of such agreements, and has held that such agreements, when properly presented to the Commission and approved, are advisable in proper circumstances and, indeed, are in the public interest.

6. Attached hereto as Exhibit 1 is a copy of the Agreement dated May 20, 1991 which embodies the tentative agreement reached between the parties and which is intended to supersede the 1966 Territorial Agreement. The Agreement has attached to it as Composite Exhibit "A" a legal description and map depicting the existing and proposed boundary lines. The minor changes reflected on the territorial map will enable Tampa Electric and the City to provide electric service to their respective Customers in a more efficient manner. Most of the changes involve moving the territorial boundary line to the centerline of certain roads where under the previously approved territorial agreement the boundary line was offset 150 feet from the centerline of the roads.

7. Attached hereto as Exhibit 2 is a composite exhibit of information reflecting the results of the parties' notification to affected Customers regarding the proposed adjustment to the territorial boundary. Exhibit 2 consists of a notification summary; a sample of the letter which was sent to affected Customers, and summaries of responses from affected Customers in the Lakeland area, Polk County area, and the Plant City district. Under the Agreement, electric service to 104 Customers' accounts (10 commercial and 94 residential) would be transferred from the City to Tampa Electric, and electric service to 103 Customers'

accounts (31 commercial and 72 residential) would be transferred from Tampa Electric to the City.

8. The 207 Customers' accounts listed in Exhibit 2 of this Petition are held by 189 Customers, each of whom has been fully apprised of the proposed transfer as well as the differences in rates for service provided by the parties. As of the date of this Petition, 54 of the Customers have indicated in writing their acceptance of the proposed transfers; 69 of the Customers have indicated in writing their non-acceptance of the proposed transfers, and no response has been received from 66 Customers. Section 2.3 of the Agreement provides for an orderly transition of service for those Customers whose service is to be transferred from one utility to the other. This will be accomplished as necessary facilities are made available.

Effect on Service

9. There is no reasonable likelihood that the Agreement will cause a decrease in the reliability of electric service to the existing or future Customers of Tampa Electric or of the City. Instead, the provisions of the Agreement will help the parties avoid future uneconomic duplications of facilities and prevent disputes and uncertainties.

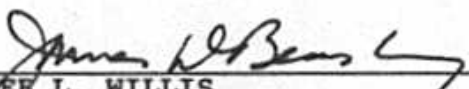
10. Commission approval of the Agreement would be consistent with the criteria set forth in §366.04, Fla. Stat., and would complement the objectives of assuring an adequate and reliable source of electricity in Florida and avoiding uneconomic

duplications of generation, transmission, and distribution facilities.

WHEREFORE, Tampa Electric Company and the City of Lakeland urge that the Commission enter its order approving the Agreement attached hereto as Exhibit 1.

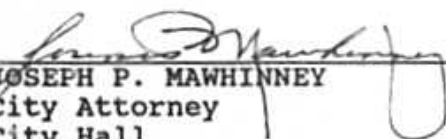
DATED this 13 day of March, 1992

Respectfully submitted,



LEE L. WILLIS
JAMES D. BEASLEY
Ausley, McMullen, McGehee
Carothers and Proctor
Post Office Box 391
Tallahassee, FL 32302
(904) 224-9115

Attorneys for Tampa Electric
Company



JOSEPH P. MAWHINNEY
City Attorney
City Hall
228 South Massachusetts Street
Lakeland, FL 33801-5086
(813) 499-6010

Attorney for the City of
Lakeland

AGREEMENT

Section 0.1 THIS AGREEMENT is made and entered into this 20th day of May, 1991 by and between THE CITY OF LAKELAND, a Florida municipal corporation (herein called "LAKELAND"), and TAMPA ELECTRIC COMPANY, a private corporation, organized and existing under the laws of the State of Florida (herein called "TEC".) Collectively, LAKELAND and TEC will herein be called the "Parties." Upon approval by the Florida Public Service Commission, this Agreement specifically shall supersede any prior agreements between the parties defining the boundaries of their respective retail service territories.

WITNESSETH:

Section 0.2 WHEREAS, TEC, by virtue of its Charter, is authorized, empowered and by Florida law is obligated to furnish electricity and power to persons, firms and corporations within its service area and presently furnishes electricity and power to Customers in all of Hillsborough and in areas of Pinellas, Pasco, and Polk Counties, Florida and elsewhere; and

Section 0.3 WHEREAS, LAKELAND, a Florida municipal corporation, is authorized, empowered and by Florida law is obligated to furnish electricity and power to persons, firms and

corporations within its service area and presently furnishes electricity and power to Customers within the City of Lakeland and certain defined surrounding areas within Polk County; and

Section 0.4 WHEREAS, the respective areas of retail service of the parties hereto are contiguous in many places and have become contiguous in areas not previously contemplated due to annexation and population growth, and the parties have entered into a territorial agreement dated November 3, 1966 in an effort to minimize costs to the general body of their ratepayers by avoiding duplication of generation, transmission and distribution facilities and have thereby avoided such duplication; and

Section 0.5 WHEREAS, the Florida Public Service Commission has previously recognized that any such duplication of said facilities results in needless and wasteful expenditures and may create hazardous situations, both being detrimental to the public interest, and approved the aforesaid territorial agreement on May 12, 1967 in Docket No. 8754-EU by Order No. 4193; and

Section 0.6 WHEREAS, the parties hereto desire to continue to avoid and eliminate the circumstances giving rise to potential duplications and possible hazards and toward that end have established the Territorial Boundary Line to delineate the retail territorial service area of Lakeland; and

Section 0.7 WHEREAS, the Florida Public Service Commission is empowered by the Legislature of the State of Florida, pursuant to Section 366.04(2)(d), Florida Statutes to approve and enforce territorial agreements and the Commission has

corporations within its service area and presently furnishes electricity and power to Customers within the City of Lakeland and certain defined surrounding areas within Polk County; and

Section 0.4 WHEREAS, the respective areas of retail service of the parties hereto are contiguous in many places and have become contiguous in areas not previously contemplated due to annexation and population growth, and the parties have entered into a territorial agreement dated November 3, 1966 in an effort to minimize costs to the general body of their ratepayers by avoiding duplication of generation, transmission and distribution facilities and have thereby avoided such duplication; and

Section 0.5 WHEREAS, the Florida Public Service Commission has previously recognized that any such duplication of said facilities results in needless and wasteful expenditures and may create hazardous situations, both being detrimental to the public interest, and approved the aforesaid territorial agreement on May 12, 1967 in Docket No. 8754-EU by Order No. 4193; and

Section 0.6 WHEREAS, the parties hereto desire to continue to avoid and eliminate the circumstances giving rise to potential duplications and possible hazards and toward that end have established the Territorial Boundary Line to delineate the retail territorial service area of Lakeland; and

Section 0.7 WHEREAS, the Florida Public Service Commission is empowered by the Legislature of the State of Florida, pursuant to Section 366.04(2)(d), Florida Statutes to approve and enforce territorial agreements and the Commission has

recognized on numerous occasions the wisdom of retail territorial agreements between electric utilities and has held that retail territorial agreements, when properly presented to the Commission, in proper circumstances, are advisable and, indeed, in the public interest;

Section 0.8 NOW, THEREFORE, in fulfillment of the purposes and desires aforesaid, and in consideration of the mutual covenants and agreements herein contained, which shall be construed as being interdependent, the parties hereto, subject to and upon the terms and conditions herein set forth, do hereby agree as follows:

ARTICLE I

DEFINITIONS

Section 1.1 Territorial Boundary Line. As used herein, the term "Territorial Boundary Line" shall mean the boundary line which circumscribes the areas on the map and legal description attached hereto as composite Exhibit "A" and which clearly describes and defines the LAKELAND Territorial Area. None of the territory assigned to LAKELAND shall be served by TEC except as specifically provided herein and LAKELAND shall not serve areas outside of its boundaries unless provided herein or in Territorial Agreements it might have with other providers of retail electric service.

Section 1.2 TEC Territorial Area. As used herein, the term "TEC Territorial Area" shall mean the geographic area outside the

LAKELAND Territorial Area shown on composite Exhibit "A" and designated "TEC" Territorial Area and further described in Territorial Agreements with other providers of retail electric service.

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

Section 1.4 Transmission Lines. As used herein, the term "Transmission Lines" shall mean all transmission lines of either Party having a rating of 69 kv or greater.

Section 1.5 Distribution Lines. As used herein, the term "Distribution Lines" shall mean all distribution lines of either Party having a rating up to, but not including, 69 kv.

Section 1.6 New Customers. As used herein, the term "New Customers" shall mean all retail electric consumers applying for service to either TEC or LAKELAND after the effective date of this Agreement.

Section 1.7 Existing Customers. As used herein, the term "Existing Customers" shall mean all retail electric consumers receiving service or having within the previous six (6) month period made application for service on or before the effective date of this Agreement from either Party.

Section 1.8 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 the use of property if such change would normally require a reclassification of service under either party's tariff; or

(3) a change in the density or intensity of use of real property if such change requires the addition of meters, so that in the aggregate there are three additional meters, during the period of this Agreement.

ARTICLE II

AREA ALLOCATIONS AND NEW CUSTOMERS

Territorial Questions

Section 2.1 Allocations. The TEC Territorial Area, as herein defined, will be allocated to TEC as its retail service area for the period of time hereinafter specified; and the LAKELAND Territorial Area, as herein defined, will be allocated to LAKELAND as its retail service area for the same period; and, except as otherwise specifically provided herein, neither Party shall sell electricity to any retail Customer where such electricity serves the retail Customer's end use facility and such facility is located within the other Party's service area.

Section 2.2 Service to New Customers. TEC and LAKELAND agree that neither supplier will attempt to serve or knowingly serve any applicant whose end use facilities are located within the service territory of the other.

TEC and LAKELAND recognize that in exceptional circumstances, economic constraints on either utility or good engineering practices may indicate that a Customer's temporary end use and/or small discrete service areas and/or future retail Customers should not be immediately served by the utility in whose service territory they are located. In such instances, upon written request by the utility in whose territory the end use facility is located to the other utility, the other utility may agree in writing to provide service to such Customer's temporary end use, small discrete service areas and future retail Customers. Such agreements shall be submitted to the Florida Public Service Commission in accordance with Article IV, Section 4.1 hereof.

In the event that a prospective applicant requests or applies for service from either supplier to be provided to end use facilities located in the territory reserved to the other supplier, then the supplier receiving such a request or application shall refer the prospective applicant or applicants to the other supplier, with citation to the Commission approved Territorial Agreement, and shall notify the other supplier of the request or application.

If the prospective applicant delivers a written application for service after being referred to the other utility, or continues to demand service under an application made prior to a referral to the other utility, the utility receiving the request shall file a Petition for Declaratory Statement requesting the

Commission to apply the Territorial Agreement to the facts presented. The petitioning supplier shall notify the other supplier and the applicant of its intent to file a Petition for Declaratory Statement prior to filing the Petition and shall request the joinder of the other supplier as a necessary party with the filing of the Petition. The petitioning supplier shall not provide electric service or attempt to provide electric service to the applicant unless the Commission authorizes the service in an order binding both suppliers.

Section 2.3 To provide an orderly transition to the changes in territorial boundaries provided herein extraterritorial service for a limited time shall be permitted to the extent required to continue service to existing Customers that will be located in the other utility's service area after the approval of this Agreement. This provision shall also apply to additional electric service required by an existing Customer at the same location. As soon as the utility in whose service area the Customer(s) is located is able to provide reliable service, and after giving reasonable notice to the Customer(s) and the utility serving the Customer, the parties agree the Customer may then be transferred. A widow, widower or divorced spouse of a Customer of either party who remains at the same service location shall be considered an existing Customer. For the purpose of this Section, if there is a change in use by a Customer, as defined in Section 1.8 above, of a service location existing on the effective date of this agreement, the Customer

shall not be considered an existing Customer and new service to such location shall be provided by the party in whose service area the service location lies.

Section 2.4 Exchange of Facilities. Upon the effective date hereof each Party shall sell (at original cost less accumulated book depreciation at the time of the transfer) the distribution facilities solely used to serve Customers transferred in accordance with this Agreement.

Section 2.5 Bulk Power for Resale. Nothing herein shall be construed to prevent either Party from providing bulk power supply to other electric utilities for resale purposes wheresoever such other electric utilities may be located. Further, no other provision of this Agreement shall be construed as applying to bulk power supply for resale.

ARTICLE III

OPERATION AND MAINTENANCE

Section 3.1 Facilities to Remain. Except as provided herein all generating plants, transmission lines, substations, distribution lines and related facilities now or hereafter constructed and/or used by either Party in conjunction with their respective electric utility systems, and which are directly or indirectly used and useful in service to Customers in their respective service areas or in fulfilling the requirements of law 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 said lines and facilities in such manner as to minimize any interference with the operations of the other Party. Nothing contained herein shall be construed to apply to the Parties' facilities or locations thereof except as such facilities relate to providing retail service to the Parties' Customers in their respective service territories.

ARTICLE IV

PREREQUISITE APPROVAL

Section 4.1 Florida Public Service Commission. The provisions of this Agreement are subject to the regulatory authority of the Florida Public Service Commission, and appropriate approval by that body of the provisions of this Agreement shall be a prerequisite to the validity and applicability hereof and neither Party shall be bound hereunder until that approval has been obtained. Any proposed modifications to this Agreement shall be submitted to the Florida Public Service Commission for approval. TEC shall file an annual report to the Florida Public Service Commission on or before March 31 of each year beginning March 31, 1992 and shall file such other information and reports as requested by the Commission from time to time. Such report shall provide the status of this Agreement and any modifications proposed in this Agreement. In addition the parties agree to jointly petition the Florida Public Service Commission to resolve any disputes concerning the

provisions of this Agreement which the parties are unable to resolve.

Section 4.2 Liability in the Event of Disapproval. In the event approval pursuant to Section 4.1 is not obtained, neither Party will have any cause of action against the other arising under this document or on account of such non-attainment of approval.

ARTICLE V

DURATION

Section 5.1 This Agreement is the only Agreement between LAKELAND and TEC and supersedes all prior agreements between the parties and shall continue and remain in effect for a period of twenty-five (25) years from the date of the Florida Public Service Commission's initial Order approving this Agreement, and shall be automatically renewed for additional twenty-five (25) year periods unless either party gives written notice to the other of its intent not to renew at least (6) months prior to the expiration of any twenty-five (25) year period. Each such renewal of this Agreement shall require prerequisite approval of the Florida Public Service Commission as required by ARTICLE IV hereof. Approval of this Agreement by the Florida Public Service Commission cancels the Agreement between the parties dated November 3, 1966.

ARTICLE VI

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 eliminate and avoid the needless and wasteful expenditures and potentially hazardous situations which would otherwise result. The purpose of this Agreement, among other things, is to further this state's policy of supervising the planning, development, and maintenance of a coordinated electric power grid throughout Florida; to avoid uneconomic duplication of generation transmission and distribution facilities; and to encourage the installation and maintenance of facilities necessary to fulfill the utilities' obligation to serve.

ARTICLE VII

MISCELLANEOUS

Section 7.1 Negotiations. Whatever terms or conditions may have been discussed during the negotiations leading up to the execution of this Agreement, the only ones agreed upon 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 and hereto attached and signed by both of the parties hereto and approved by the Florida Public Service Commission in accordance with Article IV, Section 4.1 hereof.

Section 7.2 Successors and Assigns. Nothing in this Agreement expressed or implied is intended, or shall be construed, to confer upon or give to any person or corporation, other than the parties hereto, any right, remedy or claim under or by reason of this Agreement, or any provision or conditions hereof; and all of the provisions, representatives, covenants and conditions herein contained shall inure to the sole benefit of, and shall be binding only upon, the parties hereto and their respective representatives, successors and assigns.

Section 7.3 Notices. Notices given hereunder shall be deemed to have been given to TEC if mailed by certified mail, postage prepaid, to: Vice President, Customer Services/Marketing, Tampa Electric Company, Post Office Box 111, Tampa, Florida 33601-0111; and to LAKELAND if mailed by certified mail, postage prepaid, to: City of Lakeland, Department of Electric & Water Utilities, 501 E. Lemon Street, Lakeland, Florida 33801-5050, Attention Contracts Administrator. Such address to which such notice shall be mailed may be, at any time, changed by designating such new address and giving notice thereof in writing in the manner as herein provided.

IN WITNESS WHEREOF, the parties hereto 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:

Paula K. Hoffer
Paula K. Hoffer, City Clerk

THE CITY OF LAKELAND

By:

Frank J. O'Reilly
Frank J. O'Reilly, Mayor

(SEAL)

ATTEST:

[Signature]
Secretary

TAMPA ELECTRIC COMPANY

By:

[Signature]
Vice President Customer Services
and Marketing

(SEAL)

da903

APPROVED AS TO FORM AND CORRECTNESS:

[Signature]
Joseph P. Mawhinney, City Attorney

COMPOSITE EXHIBIT A
TERRITORIAL BOUNDARY
BETWEEN
TAMPA ELECTRIC COMPANY AND THE CITY OF LAKELAND, FLORIDA

DESCRIPTION:

Commence at the Southwest corner of Section 19, Township 29 South, Range 23 East, Polk County, Florida for A POINT OF BEGINNING; thence on the West boundary of said Range 23 East (the same being the County line between Hillsborough County to the West and Polk County to the East), proceed in a Northerly direction to the Northwest corner of Section 6, Township 27 South, Range 23 East the same being the Southwest corner of Section 31, Township 26 South, Range 23 East; thence departing aforementioned Hillsborough-Polk County line and on the West boundary of said Range 23 East, proceed in a Northerly direction to the Northwest corner of the South one-half of the North one-half of Section 30, Township 26 South, Range 23 East; thence on the North boundary of said south one-half of the North one-half of Sections 30 and 29, Township 26 South, Range 23 East, proceed in an Easterly direction to the West boundary of the East one-half of said Section 29; thence on said West boundary of the East one-half of Sections 29 and 20, Township 26 South, Range 23 East, proceed in a Northerly direction to the North boundary of the South one-half of said Section 20; thence on said North boundary of the South one-half of Sections 20 and 21, Township 26 South, Range 23 East, proceed in an Easterly direction to an intersection with the centerline of Sherouse Road; thence departing said North boundary and on centerline of said road, proceed in an Easterly direction to an intersection with the North boundary of the South one-half of aforesaid Section 21; thence departing centerline of said road and on said North boundary, proceed in an Easterly direction to a point which is located 769.80 feet West of the intersection of said North boundary with the Westerly right-of-way boundary of State Road No. 700 & 35 (U.S. 98); thence on a course 553.84 feet Westerly of and parallel to said Westerly right-of-way boundary as shown on D.O.T. right-of-way map for said State Road No. 700 & 35 (U.S. 98) (Section 1621), proceed in a Southeasterly direction to the beginning of curve concave Southwesterly, having a radius of 5,095.74 feet and a central angle of 17°26'31"; thence proceed on the arc of said curve a distance of 1,551.23 feet to the curve's end, the same being at the point of intersection with the South boundary of Section 21; thence on the South boundaries of Sections 21 and 22, Township 26 South, Range 23 East, proceed in an Easterly direction to the East boundary of the West one-half of the West one-half of said section 22; run thence North along said east boundary 2616.65 feet, run thence East and parallel to the north boundary of the South half of Section 22 to the East boundary of Section 22, run thence North along said east boundary to the North boundary thereof. Thence North along the West boundaries of Sections 14, 11, and 2, Township 26 South, Range 23 East to the Northwest corner of said Section 2, Township 26 South Range 23 East; thence on the North boundary of Sections 2 and 1, Township 26 South, Range 23 East (the same being the County line between Pasco County to the North and Polk County to the South), proceed in an Easterly direction to the Northeast

corner of said Section 1; thence departing said County line and on the East of said Range 23 East, proceed in a Southerly direction to the Northeast corner of Section 25, Township 26 South, Range 23 East, the same being the Northwest corner of Section 30, Township 26 South, Range 24 East; thence on the North boundaries of Sections 30, 29, 28, 27, 26 and 25, Township 26 South, Range 24 East, proceed in an Easterly direction to the Northeast corner of said Section 25; thence on the North boundaries of Sections 30, 29 and 28, Township 26 South, Range 25 East, proceed in an Easterly direction to the Northeast corner of said Section 28; thence on the East boundaries of Sections 28 and 33, Township 26 South, Range 25 East proceed in a Southerly direction to a point 1,700.00 feet South of the Northeast corner of said Section 33; proceed thence in a Westerly direction a distance of 2,000.00 feet; proceed thence in a Southerly direction to the South boundary of said Section 33; thence on said South boundary, proceed in a Westerly direction to the Northeasterly shore of Lake Agnes; thence on the Northeasterly shore of said Lake Agnes, proceed in a Northwesterly direction to the intersection with the east line of the Northwest one-quarter of the Southeast one-quarter of Section 32, Township 26 South, Range 25 East; thence North along the east line of said Northwest one-quarter of the Southeast one-quarter of Section 32, to the Northeast corner of the Northwest one-quarter of the Southeast one-quarter of Section 32; thence west along the North line of said Northwest one-quarter of the Southeast one-quarter, to the intersection with the centerline of State Road 665; thence South along said centerline to the Southerly limited access right-of-way boundary of State Road No. 400 (Interstate Hwy. No. 4); thence on said Southerly limited access right-of-way boundary as shown on D.O.T. right-of-way map for said State Road No. 400 (Section 16320-2401) the following three (3) calls: proceed in a Westerly direction a distance of 1,338 feet more or less to the beginning of a curve concave Southerly, having a radius of 11,309.16 feet and a central angle of $16^{\circ}24'00''$; thence on arc of said curve proceed in a Southwesterly direction a distance of 3,237.06 feet to the curve's end; thence in a Southwesterly direction a distance of 5,452 feet more or less to the East boundary of Section 12, Township 27 South, Range 24 East; thence departing said Southerly limited access right-of-way boundary and on the East boundary of said Range 24 East, proceed in a Southerly direction to the Southeast corner of Section 36, Township 27 South, Range 24 East; thence on the South boundary of said Section 36, proceed in a Westerly direction to the Northeast corner of Section 1, Township 28 South, Range 24 East; thence on the East boundary of said Range 24, proceed in a Southerly direction to the intersection of the East boundary of Section 13, Township 28 South, Range 24 East, with the centerline of U.S. Highway 92; thence Northeasterly along said centerline to the intersection with the east line of Section 8, Township 28 South, Range 25 East; thence South along the east line of Sections 8, 17, 20 and 29, Township 28 South, Range 25 East to the Southeast corner of the North one-half of the North one-half of the North one-half of said Section 29; thence on the South boundary of the North one-half of the North one-half of the North one-half of Section 29 and 30, Township 28 South, Range 25 East, proceed in a Westerly direction across said Sections 29 and 30 to an intersection with the centerline of Saddle Creek; thence on the centerline of said creek, proceed in a Southeasterly direction to the Northerly shore of Lake Hancock; thence on said Northerly shore of said Lake Hancock; proceed in an Easterly direction to the East Boundary of Section 31, Township 28 South, Range 25 East; thence on a line being the

Southerly extension the said East boundary of Section 31, proceed Southerly to the theoretical Northeast corner of Section 19, Township 29 South, Range 24 East; thence Westerly on the theoretical North boundary of said Section 19 2,600.00 feet; thence Southwesterly to the point of intersection of the Southwesterly shoreline of aforesaid Lake Hancock with the Easterly extension of the South boundary of the North one-half of the North one-half of Section 24, Township 29 South, Range 24 East; thence proceed on said Easterly extension in a Westerly direction to the Southeast corner of the North one-half of the aforesaid North one-half of Section 24; thence on the South boundary thereof; proceed in a Westerly direction to the East boundary of the West one-half of the West one-half of said Section 24; thence on said East boundary, proceed in a Southerly direction to the South boundary of the North one-half of the North one-half of the South one-half of said Section 24; thence on said South boundary, proceed in a Westerly direction to the West boundary of said Section 24, the same being the East boundary of Section 23, Township 29 South, Range 24 East; thence on the East boundaries of Section 23 and 26, Township 29 South, Range 24 East, proceed in a Southerly direction to the Southeast corner of the North one-half of the South one-half of the North one-half of said Section 26; thence on the South boundary of the North one-half of the South one-half of the North one-half of said Section 26, proceed in a Westerly direction to the East boundary of the West one-half of said Section 26; thence on said East boundary, proceed in a Southerly direction to the South boundary of the North one-half of said Section 26; thence on said South boundary, proceed in a Westerly direction to the West boundary of the East one-half of the West one-half of said Section 26; thence on said West boundary, proceed in a Southerly direction to the North boundary of the South one-half of the South one-half of said Section 26; thence on said North boundary, proceed in an Easterly direction to the East boundary of the West one-half of said Section 26; thence on said East boundary, proceed in a Southerly direction to the Southeast corner of the West one-half of said Section 26; thence on the south boundaries of Sections 26, 27 and 28, Township 29 South, Range 24 East, proceed in a Westerly direction to the Southwest corner of said Section 28; thence on the West boundary of said Section 28, the same being the East boundary of Section 29, Township 29 South, Range 24 East, proceed in a Northerly direction to the Southeast corner of the North one-half of the North one-half of said Section 29; thence on the South boundary of the North one-half of the North one-half of Section 29 and 30, Township 29 South, Range 24 East and on the South boundary of the North one-half of the North one-half of Section 25 and 26, Township 29 South, Range 23 East, proceed in a Westerly direction across said Sections 29, 30, 25 and 26 to an intersection with the centerline of State Road No. 37; thence on said centerline as shown on D.O.T. right-of-way map for said State Road No. 37 (Section 16250-2514), proceed in a Northerly direction to the North boundary of said Section 26, the same being the South boundary of Section 23, Township 29 South, Range 23 East; thence on the South boundaries of Sections 23, 22, 21, 20 and 19, Township 29 South, Range 23 East, proceed in a Westerly direction to the southwest corner of said Section 19 and the POINT OF BEGINNING.

The Service Territory of the City of Lakeland, Florida shall be that circumscribed by the foregoing description.

TAMPA ELECTRIC COMPANY
AND
LAKELAND ELECTRIC & WATER

NOTIFICATION SUMMARY

LAKELAND ELECTRIC AND WATER Customers transferring to Tampa Electric	TAMPA ELECTRIC COMPANY Customers transferring to Lakeland Electric and Water	TOTAL NUMBER OF CUSTOMERS AFFECTED BY CHANGE
<u>Customers/Meters</u>	<u>Customers/Meters</u>	<u>Customers/Meters</u>
<u>Total Number:</u> 101/104	88/103	189/207
<u>Acknowledged Receipt of Notification:</u> 89/92	87/100	176/192
<u>Total Number Not Able to Contact:</u> 6/6	1/3	7/9
<u>Response:</u>		
Agree 47/48	7/8	54/56
Disagree 17/18	52/63	69/81
No Response: 37/38*	29/32	66/70

Methods of Notification:

Lakeland Electric & Water

1. Letter - Regular Mail
2. Certified Letter
3. Personal Visit
4. Direct Contact By Phone

Tampa Electric Company

1. Certified Letter
2. Hand Delivered Letter
3. Left Message
4. Direct Contact By Phone

* 6 inactive meters and 6 unable to contact included in count

November 18, 1991

Dear

Tampa Electric Company and Lakeland Electric and Water Utilities are jointly petitioning the Florida Public Service Commission (FPSC) to approve an amendment to their present territorial boundary agreement. The amendment, if approved, will adjust the territorial boundaries to coincide with defined and permanent landmarks. This adjustment is necessary to remedy current distribution problems and inefficiencies and to avoid them in the future.

Our records indicate that your (Home/Business) will be affected by this change. The date of transferring your electric service to _____ Utility will not be determined until the FPSC has ruled favorably on the amendment. It is very hard at this time to estimate when the FPSC might give its approval, although it is doubtful if such approval will be received before January 1, 1992.

Page Two

We will notify you upon final approval from the FPSC and anticipate being able to give you 60 - 90 days notification prior to transfer of your service. At that time, we can clarify any questions or concerns regarding the services our company offers. In the meantime, if you have further questions or would like for us to personally visit with you on this matter, please call me at _____.

Sincerely,

Attached:

- 1) Rate comparison between Tampa Electric Company and Lakeland Electric and Water Utility
- 2) Customer Notification Form

In order for Tampa Electric Company and Lakeland Electric and Water Utility to jointly submit changes to their territorial agreement, the FPSC requires us to notify our affected customers and ask them whether or not they are in agreement with the proposed boundary change. At the bottom of this page is a Verification of Customer Notification form. Please sign this form and return it in the enclosed self-addressed, stamped envelope.

Thank you for your assistance.

Verification of Customer Notification

I, _____ hereby acknowledge that on _____ 1991, a Tampa Electric Company representative notified me of the proposed Territorial Agreement between Tampa Electric Company and Lakeland Electric and Water Utility. The services, rates, and one-time transfer option has been explained to me. I _____ Agree _____ Disagree with this proposed Territorial Agreement.

Customer's Signature

Tampa Electric Representative

Customer's Address

SUMMARY

LAKELAND ELECTRIC AND WATER

Customers/Meters

Total Number:	101 / 104
Acknowledged Receipt Of Notification:	89 / 92
Total Number Not Able To Contact:	6 / 6
Response:	
Agree	47 / 48
Disagree	17 / 18
No Response:	37 / 38*

* 6 inactive meters and 6 unable to contact included
in count

TECO/LAKELAND TRANSFER

<u>METER</u>	<u>ADDRESS</u>	<u>NAME</u>	<u>ACK RCPT</u>	<u>RESPONSE</u>	<u>IF NO CONTACT, WHY?</u>
29578	203 E CARTER RD	SCOTT WOODHAM	x	disagree	
34045	221 E CARTER RD	DENNIS HARBAUGH	x	agree	
55711	301 E CARTER RD	RICHARD C HARDY	x		
44767	601 E CARTER RD	A R BRYAN	x	agree	
29048	617 E CARTER RD	CHRIS E CLEMENTS	x	disagree	
76712	725 E CARTER RD	J R GALBERAITH	x	agree	
15669	735 E CARTER RD	W H PURCELL	x	agree	
24350	501 E CARTER RD	ST. JOHN NEUMANN CH	x	disagree	
37670	5920 DURRANCE RD	CORA IRENE KLOPCIC	x	agree	
37607	3520 SHEPHERD RD	RUTH R POLLOCK	x	agree	
62527	3710 SHEPHERD RD	MARK COTTERILL	x	agree	
21454	3820 SHEPHERD RD	SHEPHERD RD BAPT CH	x	agree	
25460	5060 SHEPHERD RD #TL	POLK CO COMMISSION	x	agree	
58206	4944 SHEPHERD RD	INACTIVE ACCOUNT			
87447	4940 SHEPHERD RD	SALLY MARIE PALMER	x		
47265	4910 SHEPHERD RD	WM. M. SPENCER			x
63088	5960 GARNET RD	STEVE KINCHEN	x		
339	5970 GARNET RD	WM. R. STOOS	x		
49516	4616 SHEPHERD RD	J E FREEMAN	x	agree	
30002	4540 SHEPHERD RD	E.M. FREEMAN	x		
52783	4510 SHEPHERD RD	W M COON	x	agree	
4640	4502 SHEPHERD RD	JULIAN R WARREN	x	agree	
31473	4430 SHEPHERD RD	KATHY HASLETT	x		
50625	4420 SHEPHERD RD	ALBERT WILLIAMS	x	agree	
58719	4414 SHEPHERD RD	JOHN P BOWMAN	x	agree	
48626	4410 SHEPHERD RD	JOHN BOWMAN	x	agree	
36350	4402 SHEPHERD RD	JOHN E ERSKINE	x	agree	
490	4352 SHEPHERD RD	J R WATERS	x	agree	
14100	4346 SHEPHERD RD	AREN B WATERS	x		
251	4310 SHEPHERD RD	JIMMIE W KINCHEN	x	disagree	
54430	4306 SHEPHERD RD	R H ROUSE	x		
34084	4214 SHEPHERD RD	JAMES W PIERCE	x	disagree	
36157	4210 SHEPHERD RD	L W ELLERBE	x	disagree	

17 agree (disagree 10 no response 1 inactive acct. 1 unable to contact)

TECO/LAKELAND TRANSFER

<u>METER</u>	<u>ADDRESS</u>	<u>NAME</u>	<u>ACK RCPT</u>	<u>RESPONSE</u>	<u>IF NO CONTACT, WHY?</u>
41924	4206 SHEPHERD RD	SMITHWICK			X
7100	4204 SHEPHERD RD	KENNETH M WOOD			X
57766	4202 SHEPHERD RD	SHARON L KOHLI	X	agree	
58911	4202 SHEPHERD RD	H B WOOLEY, JR	x	agree	
43113	7 AV A N	OTIS TOLAR	x	agree	
80573	8 AV A N	NEIL W BROOM	x	disagree	
65015	87 AV A S	THELMA M BROOM	x	disagree	
12741	88 AV A S	WILLIAM NORRIS	x	disagree	
51709	89 AV A S	PAT SORRELL	x	agree	
14134	90 AV A S	JAMES DAVID BENNETT	x		
37416	535 OLD DIXIE HY	GRADY HENSLEY	x	agree	
37642	5004 E RD 92	EARLY MORNING BAKE	x		
37697	5002 E RD 92	EARLY MORNING BAKE	x		
83575	4331 CHERI DR	TOMMY HOPPE			X
82363	4325 CHERI DR	JOYCE GOODWIN			X
23148	5012 E RD 92	MURPHREE AUTO SALES	x	agree	
9586	1311 OLD DIXIE HY	WORTH CHEWNING	x		
37419	1735 OLD DIXIE HY	J H SHIVER	x	agree	
10783	1723 OLD DIXIE HY	INACTIVE ACCOUNT			
57117	1721 OLD DIXIE HY	CLIFF R TOWNSLEY	x	agree	
37417	1727 OLD DIXIE HY	C B COX	x	agree	
74557	1715 OLD DIXIE HY	CROOMS AUTO PARTS	x		
81383	1705 OLD DIXIE HY	HAROLD R CROOMS	x		
5565	1635 OLD DIXIE HY	WILLIAM L LYCANS	x	agree	
93130	1623 OLD DIXIE HY	L S WARNOCK	x		
83692	1619 OLD DIXIE HY	JOYCE BROWN	x		
51011	1615 OLD DIXIE HY	INACTIVE ACCOUNT			
2121	1535 OLD DIXIE HY	CARL DRAWDY	x	agree	

Summary: 1 agree 3 disagree 14 No response (2 inactive acct., 4 undetermined)

TECO/LAKELAND TRANSFER

<u>METER</u>	<u>ADDRESS</u>	<u>NAME</u>	<u>ACK RCPT</u>	<u>RESPONSE</u>	<u>IF NO CONTACT, WHY?</u>
53320	1527 OLD DIXIE HY	INACTIVE ACCOUNT			
61811	1515 OLD DIXIE HY	GEORGE T BEALL	x	agree	
62226	1509 OLD DIXIE HY	W R FRANCEWAY	x	agree	
17235	1425 OLD DIXIE HY	BOBBY GERSTMAN	x	disagree	
29164	1431 OLD DIXIE HY	BOBBY J GERSTMAN	x	disagree	
37424	1415 OLD DIXIE HY	JERRY HART	x		
36359	1405 OLD DIXIE HY	J C PATE	x		
81727	4332 CHERI DR	HARRY W MITCHELL	x	agree	
69107	4320 CHERI DR	CHARLES D MCGEE	x	agree	
77911	4314 CHERI DR	R S EVERLY	x	agree	
73222	4308 CHERI DR	MARVIN MARTIN	x	agree	
73314	4300 CHERI DR	DELORES M GAMBLE	x	agree	
79719	4234 CHERI DR	JERRY L DECKER	x	agree	
74404	4228 CHERI DR	JEAN D COLLINS	x		
79495	4222 CHERI DR	JOHN A HARRIS	x	agree	
54475	4216 CHERI DR	INACTIVE			
84109	4210 CHERI DR	AUDREY F SCOTT			X
96070	4209 CHERI DR	CHARLES C RIFFLE	x	agree	
73399	4215 CHERI DR	DAVID W LEVINS	x		
72687	4221 CHERI DR	RICHARD PENNABAKER	x	agree	
72433	4227 CHERI DR	HOWARD E MILLER	x	agree	
84317	4233 CHERI DR	JACKIE D HATTEN	x	agree	
79456	4239 CHERI DR	CHARLES R SCOTT	x	agree	
77619	4301 CHERI DR	INACTIVE			
73049	4307 CHERI DR	LESTER C SMITH	x	agree	
79663	4313 CHERI DR	MARCHELL NARRAMORE	X		
7758	4319 CHERI DR	FRANKLIN L BEARDEN	X		
57757	1317 OLD DIXIE DR	WORTHINGTON CHEWNING	X	agree	
30206	1225 OLD DIXIE HY#PMP	ROBERT L JENKINS	x		
8751	1301 OLD DIXIE HY	DON W BARNES	x	disagree	
48498	1235 OLD DIXIE HY	LYNN C HUDSON	x	agree	
61698	1239 OLD DIXIE HY	DAWN OWENS	x	agree	
13137	1225 OLD DIXIE HY	ROBERT JENKINS	x		
84119	1231 OLD DIXIE HY	JOHN W RITTER JR	x		

18 agree ? disagree 13 No response (2/1/11) 17#

TECO/LAKELAND TRANSFER

<u>METER</u>	<u>ADDRESS</u>	<u>NAME</u>	<u>ACK RCPT</u>	<u>RESPONSE</u>	<u>IF NO CONTACT, WHY?</u>
80089	1033 OLD DIXIE HY	ROBERT A WAGNER	x		
19106	1015 OLD DIXIE HY	AL T STEWART	x	disagree	
28201	935 OLD DIXIE HY	HENRY L BROWN	x	agree	
83450	915 OLD DIXIE HY	ROBERT D SMITH	x	agree	
64980	2 AV A N	DEBORAH M ABBOTT	x	disagree	
43028	1 AV A N	ALICE BUTLER	x	disagree	
47877	4 AV A N	BRYON DOUGLAS CLARKx		disagree	
67626	3 AV A N	PAUL E NEWKIRK	x	disagree	
43031	6 AV A N	SHERRY SANCHEZ	x	disagree	

1st Contact Attempt - Regular mail
 2nd Contact Attempt - Certified mail
 3rd Contact Attempt - Personal visit

9/2/81
2 same 2 same 1 no response

SUMMARY
POLK COUNTY

Customers/Meters

Total Number:	35 / 47
Acknowledged Receipt Of Notification:	34 / 44
Total Number Not Able To Contact:	1 / 3
Response:	
Agree	2 / 3
Disagree	25 / 34
No Response:	8 / 10

CUSTOMERS AFFECTED BY BOUNDARY CHANGE

CUSTOMER	ADDRESS	MTR #	NOTIF	AGREE
1 ADVANCE MACHINE INC	1088 RD 92 W	653741	CL	NO
ADVANCE MACHINE INC	1088 RD 92 W	679281	CL	NO
2 ATCHISON, LEWIS A/JOY D	1070 RD 92 W LOT 13	704553	CL	N/A
3 CALVERT, ANN E	1085 RD 92 W	353597	CL	NO
CALVERT, GEORGE R	1085 RD 92 W	122272	CL	NO
4 DYAL, JAMES F	1080 RD 92 W	460007	CL	NO
DYAL, JANIE S	1080 RD 92 W	437073	CL	NO
5 EMERSON TR PARTS/SUPPLY	1086 RD 92 W	569627	CL	NO
6 GREEN, EDITH E	1070 RD 92 W LOT 8	424585	CL	NO
7 HAIRE, H H	1065 RD 92 W	364298	CL	NO
HAIRE, RANDY	1065 RD 92 W TLR	384510	CL	NO
8 HALL, JACK R	1062 RD 92 W #3	582157	LM	N/A
HALL, JACK R	1062 RD 92 W #1	248282	LM	N/A
HALL, JACK R	1062 RD 92 W #2	579321	LM	N/A
9 HARRISON, SHIRLEY D/BILLY	1087 RD 92 W LOT D	470053	CL	NO
10 HAWKINS, TROY F	#92/HOWARD/1.WSS TLR	510488	DC	NO
11 JENKINS, CLELL D	1069 RD 92 W	352747	CL	NO
12 KNOTTS EQUIPMENT	1087 RD 92 W	628098	CL	NO
13 LAKE DALE MOBILE SALES	1067 RD 92 W	450003	CL	N/A
14 LAMAR ADV OF CNTR FL	1063 1/2 RD 92 W SIGN	705953	CL	NO
15 LARRY JOHNSON ALUM PROD	1057 RD 92 W	542466	CL	NO
16 LETTS ROD M/JANICE E	1070 RD 92 W LOT 2	529903	CL	NO
17 LYONS, EDITH V	1070 RD 92 W LOT 5	438494	DC	NO
18 MAPLES, VERNON A/HELEN A	1084 RD 92 W	291953	CL	NO

CUSTOMER	ADDRESS	MTR #	NOTIF	AGREE
19 MELTON, JAMES C JR	1070 RD 92 W LOT 1	421840	CL	NO
20 MIDWAY MOTORS	1075 RD 92 W	528772	CL	NO
1 MUNICIPAL SALES & LEASING	#92/PAYNE/.2E SS	241873	CL	NO
21 PERRY, CHARLIE/JOSIE	1070 RD 92 W LOT 7	438574	CL	YES
22 PRO AUTOMOTIVE INC	1057 1/2 RD 92 W	649543	CL	NO
1 RUSS, JAMES A	#92/HOWARD/.1W SS	376099	CL	YES
RUSS, JAMES A	#92/HOWARD/1/W SS	240669	CL	YES
23 S&S POLK CO INC	1061 RD 92 W	653600	CL	NO
S&S MOBILE HOME	1070 RD 92 W QUAIL FRM	340298	CL	NO
S&S MOBILE HOME	1070 RD 92 W LOT 10	439796	CL	NO
S&S MOBILE HOME PK	1070 RD 92 W LOT I	688882	CL	NO
S&S MOBILE HOME PK	1070 RD 92 W LOT 9	272466	CL	NO
S&S MOBILE HOME PK	1070 RD 92 W PUMP	521990	CL	NO
24 SEABOARD SYSTEM RR 08730	PAYNE/#92/.04S 1.E	465994	CL	N/A
25 SMEUT, ROBERT D/DONALD A	1071 RD 92 W	678191	HD	N/A
26 SPUR INVESTMENTS INC	1063 RD 92 W	499603	CL	N/A
27 SMITH, DON	1060 RD 92 W	513415	CL	NO
28 STEM, ARTHUR W JR/LOUELLA	1070 RD 92 W LOT 4	531802	CL	NO
29 STEM, MONROE A	1070 RD 92 W LOT 6	438540	CL	N/A
30 THE CUSTOM MONUMENT CO	1088 RD 92 W LOT B	217416	CL	NO
31 WAREHOUSE CARPET INC	1087 RD 92 W	441226	CL	NO
32 WAREHOUSE CARPET INC	1087 1/2 RD 92 W	429483	CL	NO
33 WHITECO METROCOM	#92/HOWARD/.9W SS SIGN	296103	CL	N/A

LEGEND-

CL - CERTIFIED LETTER
LM - LEFT MESSAGE
DC - DIRECT CONTACT (TELEPHONE)
HD - HAND DELIVERED

SUMMARY

PLANT CITY DISTRICT

Customers/Meters

Total Number:	53 / 56
Acknowledged Receipt Of Notification:	53 / 56
Total Number Not Able To Contact:	0 / 0
Response:	
Agree	5 / 5
Disagree	27 / 29
No Response:	21 / 22

NAME/ TURN ON DATE	SERVICE LOCATION/ MAILING ADDRESS	RATE/ FLAT	CERTIFIED LETTER	Plant City District	
				AGREE	DISAGREE
Clark, Norris W. 11/11	Polk County/Shprd/.2S ES 4210 County Line Rd. Lakeland, FL 33811	110	X		X
Southerland, R. J. 11/11	Polk County/Medulla/.21S ES 4730 County Line Rd. Lakeland, FL 33811	110	X		X
Southerland, Roy B. 10/73	Polk County/Medulla/.2S ES 4710 County Line Rd. Lakeland, FL 33811	131	X		X
Gresham, James Harry Emp 01/64	Polk County/Rlstn/.05S ES 3402 County Line Rd. S. Plant City, FL 33566	110	X		X
Gibson, J. F. 12/81	Polk County/Rlstn/.3S ES 5212 County Line Rd. Lakeland, FL 33811	130	X		X
Gibson, B. H. 06/68	Polk County/Rlstn/.3S .02E 5160 County Line Rd. Lakeland, FL 33811	130/ 1	X		
Myers, Louie A. 08/77	Polk County/Rlstn/.33S ES P.O. Box 21 Plant City, FL 33564	111/ 1	X		X
Johnson, J. S. 08/73	Polk County/Rlstn/.35S ES P.O. Box 56 Plant City, FL 33564	200	X		X

CL A D

Beery, Milton O. 12/89	Medulla/Plk Crty/.01E NS #4 5215 Medulla Ed Lakeland, FL 33811	110	X		
Beery, Milton O. 12/89	Medulla/Plk/Crty/.03E NS #3 5215 Medulla Ed. Lakeland, FL 33811	110			
Carter, Dawn M. 08/91	Medulla/Plk Crty/.03E NS #2 5335 Medulla Ed. Lakeland, FL 33811	110/ 1	X		X
Walker, Edgar Jr. 11/11	Polk County/Rice/.4N ES 340# County Line Rd. S. Lakeland, FL 33811	111	X		
Lindsey, Albert L. 08/69	Polk County/Rice/.35N ES 343C County Line Rd. S. Lakeland, FL 33811	200	X		X
Lindsey, Albert L. 02/77	Polk County/Rice/.34N ES 343C County Line Rd. S. Lakeland, FL 33811	111			X
Folk, W. E. 11/11	Polk County/Rice/.3N ES 345C County Line Rd. Lakeland, FL 33811	110	X		X
Davis, P. D. 05/67	Polk County/Rice/.27N ES 350# County Line Rd. Lakeland, FL 33811	110	X		X
Peace, Richard M/Hazel 06/80	Polk County/Rice/.24N ES 352C South County Line Rd. Lakeland, FL 33811	110/ 1	X		

CL A D

Peace, Richard 05/65	Polk County/Rice/.2N ES 3600 County Line Rd. Lakeland, FL 33811	110	X		
Glass, David C. 12/79	Polk County/Rice/.18N ES 3610 County Line Rd. S. Lakeland, FL 33811	110	X		
Pate, Shirley A. 01/85	Polk County/Rice/.18N .03E 3616 County Line Rd. S. Lakeland, FL 33811	111	X		X
Weeks, S. R. 11/11	Polk County/Rice/.13N ES 3624 County Line Rd. S. Lakeland, FL 33811	130	X		X
Coward, Chris/Vickey 05/83	Polk County/Rice/.12N ES 3630 County Line Rd. S. Lakeland, FL 33811	110	X		X
York, H. W. 10/72	Polk County/Rice/.11N ES 3710 County Line Rd. S. Lakeland, FL 33811	111	X	X	
York, Junita 07/82	Polk County/Rice/.06N ES 3710 County Line Rd. S. Lakeland, FL 33811	130	X	X	
Jones, Teresa D. 03/90	Polk County/Rice/.06N ES 3720 County Line Rd. Lakeland, FL 33811	110	X		X
Rister, Vincent 10/90	Polk County/Rice/.05N ES B 3723 County Line Rd. S. Lakeland, FL 33811	120	X		X

CL A D

McManus, Mary L. 06/91	Polk County/Rice/.05N ES A 3725 County Line Rd Apt A Lakeland, FL 33811	120	X	X
Beatty, John D./Lona 07/91	Polk County/Rice/.05N ES D 3732 County Line Rd. Lakeland, FL 33811	120	X	
Lemanski, Michael W. 09/90	Polk County/Rice/.05N ES C 3730 County Line Rd. #C Lakeland, FL 33811	120	X	
Edenfield, Martha 08/86	Polk County/Rice/.01N ES P O Box 24532 Lakeland, FL 33802	120	X	
Shrava, James E. 06/89	Polk County/Rice/.01N ES 5345 Branfield Rd Lakeland, FL 33811	120/ 1	X	
Bledsoe, W. B. 11/11	Polk County/Rice/.02S ES 3814 County Line Rd. Lakeland, FL 33811	130	X	VERBAL
Bledsoe, W. B. 04/81	Polk County/Rice/.03S ES 3918 County Line Rd Lakeland, FL 33811	130	X	VERBAL
Bledsoe, W. B. 09/86	Polk County/Rice/.08S ES 3814 County Line Rd S Lakeland, FL 33811	130		VERBAL
Smith, Dan F. 10/77	Polk County/Shprd/.05S ES P O Box 946 Valrico, FL 33594	200	X	
Rice, Richard L, Sr. 03/80	Polk County/Shprd/.15S ES P O Box 1089 Plant City, FL 33564	110 2	X	

CL A D

Stufflebeem, E. J. 03/77	5329 Spring Creek Dr P O Box 1829 Plant City, FL 33564	130	X		X
Patrick, Linda 05/86	5321 Spring Creek Dr Lakeland, FL 33811	130	X	X	
Rodriguez, Ralph Jr./Mildr 04/86	5313 Spring Creek Dr 4903 Joe Armor Rd. S. Plant City, FL 33567	131	X	X	
Wygant, Clayton 09/79	5305 Spring Creek Dr Lakeland, FL 33811	130	X		
Lewis, Virgil E. 05/86	5247 Spring Creek Dr Lakeland, FL 33811	131	X		
Dunn, Rickie C. 04/77	5239 Spring Creek Dr Lakeland, FL 33811	130	X		
Hutchison, Terry L. 03/80	5231 Spring Creek Dr Lakeland, FL 33811	130	X		X
Boryk, Michael Gerald 01/74	5223 Spring Creek Dr. Lakeland, FL 33811	130	X		X
Geib, Richard/Teresa 04/86	5205 Spring Creek Dr Lakeland, FL 33811	130	X	X	
Hasket, Ernest 00/00	5204 Spring Creek Dr Lakeland, FL 33811	130	X		X
Hill, Lucy L. 02/86	5212 Spring Creek Dr Lakeland, FL 33811	130	X		X

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Rice, Edward L. Jr./Peggy 08/49	5220 Spring Creek Dr Lakeland, FL 33811	130	X	
Laegel, Robert A. 09/45	5228 Spring Creek Dr Lakeland, FL 33811	130	X	X
Davis, Bobby G. 08/51	5236 Spring Creek Dr Plant City, FL 33566	130	X	
Griffin, James E./Flora 05/45	5244 Spring Creek Dr Lakeland, FL 33811	130	X	X
Ramirez, Dorothy M. 06/61	5304 Spring Creek Dr Lakeland, FL 33811	130	X	
Davis, Carol C. 12/50	5314 Spring Creek Dr Lakeland, FL 33811	130	X	
English, Benny/Tawauna 05/86	5324 Spring Creek Dr Lakeland, FL 33811	130	X	
Garrison, Darlene 09/89	5334 Spring Creek Dr Lakeland, FL 33811	130	X	X
Epperson, Dennis L./Laura 10/81	5344 Spring Creek Dr Lakeland, FL 33811	131	X	X