BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request by Cypresswood)
Meadows Homeowners Association,)
Inc. to move remaining portion)
of Cypresswood Meadows (which is)
currently located in the Haines)
City exchange) to the Winter)
Haven exchange.

) DOCKET NO. 931005-TL) ORDER NO. PSC-94-0517-FOF-TL) ISSUED: April 29, 1994

The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON, Chairman SUSAN F. CLARK JULIA L. JOHNSON DIANE K. KIESLING LUIS J. LAUREDO

ORDER APPROVING BOUNDARY CHANGE

BY THE COMMISSION:

This docket was initiated pursuant to a request by Mr. Ray Afflerbach and two of the Cypresswood Homeowners Associations to have their entire Planned Unit Development (PUD) served from the Winter Haven exchange. Currently, a majority of the PUD is served from the Winter Haven exchange, but a portion is served from the Haines City exchange. The PUD consists of a large subdivision that is surrounded by a golf course and can only be accessed through one secured entrance.

By Order No. PSC-94-0078-FOF-TL, issued January 24, 1994, we required the Company to survey the Cypresswood subscribers who are currently served from the Haines City exchange to determine if they are in favor of moving to the Winter Haven exchange. The ballot was to follow the same guidelines as for Extended Area Service (EAS). Having reviewed the survey results, we find that the ballot passed overwhelmingly.

GTEFL indicates that there have been complaints regarding the boundary for a long time and that the Company is willing to absorb the cost to move the remaining Cypresswood subscribers into the Winter Haven exchange. The Company requests 90 days to physically change the facilities in order to move the remaining subscribers.

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Thus, the Company shall complete the boundary change within 90 days from the date of the issuance of this Order. GTEFL shall file tariffs reflecting this boundary change prior to the transfer. These tariffs shall go into effect without further Commission action.

GTEFL has confirmed that it has current editions of the Winter Haven directory available to distribute to the Cypresswood customers who will be changing exchanges and we find this to be appropriate.

Therefore, it is

ORDERED that the boundary between the Haines City exchange and the Winter Haven exchange shall be moved so that the Cypresswood PUD subscribers currently served from the Haines City exchange will be served from the Winter Haven exchange. It is further

ORDERED that the boundary change shall be completed within 90 days from the date of the issuance of this Order. It is further

ORDERED that GTEFL shall provide the Cypresswood customers involved in the change with a current edition of the Winter Haven directory. It is further

ORDERED that GTEFL shall file tariffs reflecting this boundary change prior to the transfer. These tariffs shall go into effect without further Commission action.

ORDERED that Docket No. 931005-TL is hereby closed but shall be monitored to ensure that proper tariffs are filed.

By ORDER of the Florida Public Service Commission, this 29th day of April, 1994.

BLANCA S. BAYÓ, Director

Division of Records and Reporting

(SEAL)

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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 the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) 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 sewer 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 after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Civil Procedure. The notice of appeal must be in the form specified in Rule 9.900 (a), Florida Rules of Appellate Procedure.