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May 13, 1994

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IN REPLY REFER TO

Tallahassee

## BY HAND DELIVERY

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 101 East Gaines Street Tallahassee, Florida 32301

911141-E4

Joint Petition of Okefenoke Rural Electric Membership Corporation and the Jacksonville Electric Authority for an Amendment to Order No. PSC-93-1676-FOF-EU.

Dear Ms. Bayo:

Enclosed for filing in the above-styled docket are the original and fifteen (15) copies of the Joint Petition of Okefenoke Rural Electric Membership Corporation and the Jacksonville Electric Authority.

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

Thank you for your assistance in connection with this matter.

Sincerely yours,

RECEIVED & FILED Enclosures

DOCUMENT NUMBER-DATE

04651 MAY 138

FPSC-RECORDS/REPORTING

# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

FILE COPY

IN RE: Joint Petition of Okefenoke )
Rural Electric Membership Corporation )
and the Jacksonville Electric Authority )
for an Amendment to Order No. )
PSC-93-1676-FOF-EU.

Docket No. Filed May 13, 1994

#### JOINT PETITION

Pursuant to Rule 25-22.036, Florida Administrative Code, and Section 366.04, Florida Statutes (1993), the Okefenoke Rural Electric Membership Corporation ("OREMC") and the Jacksonville Electric Authority ("JEA") jointly petition the Florida Public Service Commission for the entry of an order amending and clarifying Order No. PSC-93-1676-FOF-EU, and state:

1. OREMC is a rural electric cooperative within the meaning of Chapter 425, Florida Statutes, and is an electric utility within the meaning of Section 366.04, Florida Statutes. All pleadings, motions, orders, notices, and other papers filed in this proceeding should be served on OREMC at both of the following addresses:

James Harold Thompson J. Jeffry Wahlen Post Office Box 391 Tallahassee, FL 32302 W. Don Holland General Manager Okefenoke Rural Electric Membership Corporation Post Office Box 602 Nahunta, GA 31553

2. JEA is a municipal electric utility created by special law and is an electric utility within the meaning of Section 366.04, Florida Statutes. All pleadings, motions, orders, notices, and other papers filed in this proceeding should be served on both of the following:

Bruce Page Assistant General Counsel 1300 City Hall Jacksonville, FL 32202

Shel Ferdman Jacksonville Electric Authority Office of the General Counsel 21 West Church Street, Tower 3 Jacksonville, FL 32202

- On September 10, 1993, OREMC and JEA entered into an Agreement (the "OREMC/JEA Agreement") under which JEA agreed to purchase certain electric distribution facilities owned by OREMC. This Agreement was reached as a result of the activities in Docket No. 911141-EU.
- In conjunction with the OREMC/JEA Agreement and as an accommodation to OREMC, JEA agreed to purchase the facilities needed to serve and to serve a small number of OREMC's customers located near Yulee, Florida. These customers were described in Exhibit C to OREMC's and JEA's Joint Motion for Approval of Plan to Eliminate Duplicate Electric Facilities and to Resolve Territorial Dispute ("Joint Motion").
- The Joint Motion was filed with the Florida Public Service Commission ("FPSC") on October 19, 1993, and was approved by the FPSC in Order No. PSC-93-1676-FOF-EU issued November 18, 1993.
- 6. Order No. PSC-93-1676-FOF-EU was a proposed agency action order that was not protested and became effective on or about December 9, 1993.
- Shortly after Order No. PSC-93-1676-FOF-EU became final, OREMC and JEA discovered that the Florida Community College of Jacksonville ("FCCJ") was inadvertently included on Exhibit "C" to the Joint Motion contrary to the intent of the parties.

8. The undersigned attorneys for OREMC have shared a copy of this Joint Petition with counsel for JEA and have been authorized to sign and file this on JEA's behalf.

WHEREFORE, OREMC and JEA jointly petition the Commission for the entry of an order clarifying Order No. PSC-93-1676-FOF-EU to reflect the intent of the parties that the Florida Community College of Jacksonville not be included on Exhibit "C" to the Joint Motion.

DATED this 13th day of May, 1994.

BRUCE PAGE

Assistant General Counsel
Office of the General Counsel

1300 City Hall

Jacksonville, FL 32202

ATTORNEY FOR JEA

JAMES HAROLD THOMPSON and

J. JEEFRY WAHLEN of

Macfarlane Ausley Ferguson

& McMullen

Post Office Box 391 Tallahassee. FL 32302

ATTORNEYS FOR OREMC

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Bruce Page, Assistant General Counsel, Office of the General Counsel, 1300 City Hall, Jacksonville, Florida 32202 and to Martha Carter Brown, Legal Department, Florida Public Service Commission, 101 East Gaines Street, Tallahassee, Florida 32301 this 13th day of May, 1994.

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