ORIGINAL

MEMORANDUM

March 17, 2003

RECEIVED-FPSC 03 MAR 17 PM 4: 25 COMMISSION

TO:

DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE

SERVICES

FROM:

OFFICE OF THE GENERAL COUNSEL (STERN)

030159

RE:

DOCKET NO. 030519-EU - PETITION FOR DECLARATORY STATEMENT

BY THE CITY OF PARKER

Attached is a Motion for Extension of Time for inclusion in the docket file.

MKS

Attachment

cc: Division of Economic Regulation
I: 030519 motion for time extension.mks

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DOCUMENT NUMBER-DATE

02560 MAR 178

FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by City of Parker for declaratory)
statement concerning City's application of its)
Comprehensive Plan, Land Development)
Regulations, and City Codes and Ordinances)
to Gulf Power Company's proposed aerial)
power transmission line planned to travel from)
private property located within the City, crossing)
the shoreline of the City, and running across)
St. Andrew Bay.)
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Docket No. 030159-EU

MOTION FOR EXTENSION OF TIME

Petitioner, City of Parker, hereby requests the Public Service Commission to grant it an extension of time within which to file its Reply to Gulf Power Company's Motion to Dismiss, or in the Alternative, Response in Opposition to City of Parker's Petition for Declaratory Statement ("Response"), and as grounds therefore states:

- Petitioner was informed that it had seven (7) working days from the date of service
 of the Response (March 10, 2003) within which to file its Reply.
- Petitioner discovered today that PSC's interpretation is for calendar days and not working days for such Reply.
- Gulf Power Company and any other interested parties will not be prejudiced by an extension of time for Petitioner to file its Reply.

WHEREFORE, Petitioner requests an extension of time through Thursday, March 20, 2003, within which to file its Reply to the Response.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished by facsimile and by Federal Express to Jeffrey A. Stone and Russell A. Badders, Beggs & Lane, P. O. Box 2950,

DOCUMENT NUMBER-DATE

02560 MAR 178

Pensacola, Florida 32591-2950; and to Richard D. Melson and Douglas S. Roberts, Hopping Green

& Sams, P. O. Box 6526, Tallahassee, Florida 32314; on this _____ day of March, 2003.

HARMON & SLOAN, P.A.

Timothy J. Sloan -

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Attorneys for Petitioner