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Before The
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

COMMISSION
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FLORIDA CABLE
TELECOMMUNICATIONS ASSOCIATION,
INC., COX COMMUNICATIONS GULF
COAST, L.L.C., et. al.

Complainants,

v.

GULF POWER COMPANY,

Respondent.

E.B. Docket No. 04-381

To: Office of the Secretary

Attn.: The Honorable Richard L. Sippel
Chief Administrative Law Judge

**GULF POWER'S UNOPPOSED MOTION FOR EXTENSION OF
DEADLINE TO RESPOND TO INITIAL DISCOVERY REQUESTS**

Gulf Power Company ("Gulf Power") pursuant to 47 C.F.R. § 1.205, moves this Court, with the agreement of Complainants' counsel, for a 14-day extension of time to respond to complainants' interrogatories and request for production. In support of this motion, Gulf Power says the following:

CMP _____ 1. The parties exchanged initial discovery requests on February 1, 2005. Gulf Power
COM _____ propounded 12 interrogatories and 9 requests for production upon the complainants. The
CTR _____ complainants propounded 48 interrogatories and 35 requests for production upon Gulf Power.
ECR _____
GCL _____ The original deadline for exchanging responses to initial discovery requests was March 3, 2005.

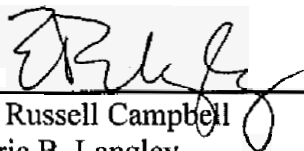
OPC _____ 2. Since the exchange of initial discovery requests, Gulf Power has focused its efforts
MMS _____ on getting its consultant started on the comprehensive pole audit being performed for the
RCA _____
SCR _____
SEC _____
OTH _____

purposes of this proceeding. Gulf Power has not been able to fully address the 48 interrogatories and 35 requests for production propounded by complainants.

3. The 14-day extension being sought by Gulf Power will not impact any other deadlines in this case. In fact the next deadline is June 14, 2005 -- well after what would be the new deadline for responses to initial discovery on March 17, 2005.

4. Undersigned counsel has consulted with counsel for complainants, and complainants are agreeable to the requested extension (assuming they are allowed the same extension). No party will be prejudiced by the 14-day extension sought in this motion.

Respectfully submitted,



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
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Counsel for Respondent

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Unopposed Motion For Extension Of Deadline To Respond To Initial Discovery Requests has been served upon the following by Electronic Mail and by United States Mail on this the 15th day of March, 2005:

<p>Lisa Griffin Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail</p>	<p>Shiela Parker Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail</p>
<p>Rhonda Lien Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail</p>	<p>Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW <i>via mail</i> Washington, D.C. 20554 <i>3/2/05</i></p>
<p>James Shook Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail</p>	<p>David H. Solomon Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 <i>via mail 3/2/05</i></p>
<p>Director, Division of Record and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 <i>via mail 3/2/05</i></p>	<p>Federal Energy Regulatory Commission Docket Room 1A-209 888 First Street, NE Washington, D.C. 20426 <i>via mail 3/2/05</i></p>
<p>John D. Seiver Brian D. Josef COLE, RAYWID & BRAVERMAN 1919 Pennsylvania Avenue, N.W. Suite 200 Washington, D.C. 20006 Via E-mail</p>	<p><i>[Redacted]</i></p>



 OF COUNSEL