

ORIGINAL

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

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FLORIDA CABLE
TELECOMMUNICATIONS ASSOCIATION,
INC.,

Complainants,

v.

GULF POWER COMPANY,

Respondent.

E.B. Docket No. 04-381

05 NOV -8 AM 8:30
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To: Office of the Secretary

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

**MOTION TO EXTEND DEADLINE TO EXCHANGE SUMMARIES AND
CURRICULUM VITAE OF TESTIFYING EXPERTS**

Gulf Power Company ("Gulf Power") moves to extend the deadline for the parties'

MP _____ exchange of summaries and curriculum vitae of testifying experts to December 16, 2005. In
JM _____ support of this motion, Gulf Power says the following:
FR _____

DR _____ 1. The current deadline for the parties to exchange summaries of expert testimony
CL _____ and curriculum vitae of testifying experts is November 18, 2005.
PC _____

CA _____ 2. On November 16, 17, and 18, 2005 complainants are taking the depositions of
CR _____ former Gulf Power employee Mike Dunn (November 16), and current Gulf Power employees
GA _____ Tommy Forbes (November 17) and Terry Davis (November 18). Given the depositions
EC _____ scheduled for the week of November 18, 2005, and the Thanksgiving holiday of the following
TH _____ week, Gulf Power believes that December 16, 2005 is a sensible deadline that takes the

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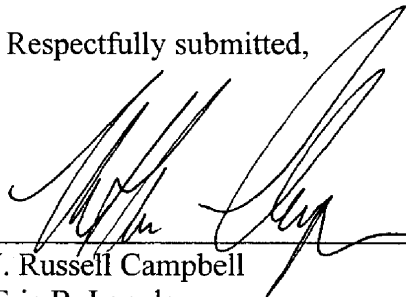
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schedules of all parties into account. Such a deadline will give both parties sufficient time to prepare and exchange summaries and curriculum vitae after Thanksgiving.

3. The change in expert deadlines should not affect the March 28, 2006 hearing date. The parties can work together to ensure that expert depositions are completed in a timely manner. Gulf Power sought consent from complainants for this deadline extension, which was neither given nor rejected. At any rate, the extension sought will not prejudice any party.

4. Gulf Power respectfully requests that the Presiding Judge enter an order setting December 16, 2005 as the deadline for the parties' exchange of summaries of expert testimony and curriculum vitae of testifying experts.

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 Motion To Extend Deadline To Exchange Summaries And Curriculum Vitae Of Testifying Expert has been served upon the following by Electronic Mail and by United States Mail on this the 4th day of November, 2005:

Lisa Griffin Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail	Shiela Parker Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail
Rhonda Lien Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail	Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, D.C. 20554
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