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February 14, 2018

E-PORTAL FILING

Ms. Carlotta Stauffer, Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: DOCKET NO. 20170179-GU - Petition for rate increase and approval of depreciation study by Florida City Gas.

Dear Ms. Stauffer:

Attached, please find Florida City Gas' Withdrawal of Motion for Extension of Time.

As always, please don't hesitate to let me know if you have any questions. Thank you for your assistance with this filing.

Kind regards,

A handwritten signature in blue ink, appearing to read 'G. Munson'.

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cc:/ (Service List)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Re: Petition for rate increase and approval of
depreciation study by Florida City Gas

DOCKET NO. 20170179-GU

FILED: February 14, 2018

**WITHDRAWAL OF MOTION FOR EXTENSION OF TIME
TO FILE REBUTTAL TESTIMONY**

Florida City Gas (hereinafter, "FCG"), hereby files this Withdrawal of Motion for Extension of Time to File Rebuttal Testimony, and in support thereof states:

1. Under Order No. PSC-2017-0461-PCO-GU (hereinafter, "Revised Order Establishing Procedure"), rebuttal testimony and exhibits are due on February 16, 2018.

2. On February 7, 2018, FCG filed a Motion for Extension of Time to File Rebuttal Testimony seeking an extension of time to file FCG's rebuttal testimony that responded to the direct testimony of Office of Public Counsel witness David Dismukes. Witness Dismukes, as explained in FCG's motion requesting an extension of time, had limited availability for deposition. FCG had significant questions about the meaning of Witness Dismukes' testimony that were important in preparing rebuttal testimony related to FCG's proposal to construct and operate an LNG facility. FCG requested an extension for filing rebuttal testimony until February 21, 2018, for those FCG witnesses whose rebuttal testimony was composed in whole, or in part, of testimony addressing matters raised in Witness Dismukes' testimony and exhibits.

3. After filing the motion requesting an extension of time but before Witness Dismukes' deposition, FCG continued preparing rebuttal testimony based on its best understanding of Witness Dismukes' testimony and exhibits.

4. FCG deposed Witness Dismukes on February 13, 2018.

5. As a result of the deposition, FCG will be able to file rebuttal testimony responding to Witness Dismukes' direct testimony by the originally scheduled deadline under the Revised Order Establishing Procedure of February 16, 2018.

6. Consequently, FCG hereby withdraws the Motion for Extension of Time to File Rebuttal Testimony.

7. This withdrawal should not unduly prejudice or burden any Party, nor Commission staff, in that no order granting the request has been issued.

WHEREFORE, the FCG respectfully withdraws the Motion for Extension of Time to File Rebuttal responsive to the direct testimony of Dr. David Dismukes filed on February 7, 2018.

Respectfully submitted,



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Attorneys for Florida City Gas

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing filing has been served by Hand Delivery and/or Electronic Mail this 14th day of February, 2018, upon the following:

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