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June 9, 2001

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Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
Capital Circle Office Center
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

010441-3U

RE: In Re: Territorial Dispute Between West Florida Electric Cooperative Association, Inc. and Gulf Power Company in Washington County, Florida

Dear Ms. Bayo:

I am enclosing herewith an original and seven (7) copies of West Florida Electric Cooperative Association, Inc.'s Motion For Continuance Of Controlling Dates for filing with the Florida Public Service Commission.

I am also enclosing a copy of this letter as an acknowledgement copy and would appreciate it if you would file stamp it and return it to me in the enclosed self-addressed/stamped envelope as an acknowledgement of the date the Motion For Continuance Of Controlling Dates was filed. Please call me if you have any questions regarding this matter.

Very truly yours,

John H. Haswell

JHH/daj
Enclosures

- cc: Frank E. Bondurant, Esquire
Attorney for West Florida Electric Cooperative Association, Inc.
- Gary Clark, Vice President, Member Services
West Florida Electric Cooperative Association, Inc.
- William S. Rimes, Executive Vice President and CEO
West Florida Electric Cooperative Association, Inc.
- Jeffrey A. Stone, Esquire
Attorney for Gulf Power Company
- Russell A. Badders, Esquire
Attorney for Gulf Power Company
- Susan D. Ritenour, Assistant Secretary and Assistant Treasurer
Gulf Power Company

DOCUMENT NUMBER-DATE
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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Territorial Dispute Between
West Florida Electric Cooperative
Association, Inc. and Gulf Power
Company in Washington County,
Florida.

Docket No.: 010441-EU

Date Filed: June 1, 2001

MOTION FOR CONTINUANCE OF CONTROLLING DATES

WEST FLORIDA ELECTRIC COOPERATIVE ASSOCIATION, INC. ("WFEC"), by and through its undersigned attorneys, respectfully requests that the controlling dates listed in the Order Establishing Procedure be modified as follows:

1. Direct testimony and exhibits of both parties – July 30, 2001.
2. Staff's direct testimony and exhibits, if any, - August 20, 2001.
3. All rebuttal testimony and exhibits – August 27, 2001.
4. Pre-hearing statements – August 27, 2001.

In support hereof, WFEC is of the understanding that Pre-hearing Conference and the Hearing dates will be changed. We are advised that the hearing will be changed to September 19, 2001, and that it is proposed to change the Pre-hearing Conference to August 27, 2001. WFEC would respectfully request that the Pre-hearing Conference be scheduled for the 28th of August or later, since counsel for WFEC has a conflict with the 27th of August.

With the change in the hearing date by two weeks, this request simply plugs in the two-week change for the controlling dates previously listed in Order Number PSC-01-1354-PCO-EU issued June 20, 2001. In addition, WFEC just recently received (on July 2, 2001) Gulf Power Company's ("GPC") response to WFEC's First Set of Interrogatories, and have not as of yet received GPC's response WFEC's Request For Production Of Documents, which will aid in the preparation of WFEC's direct testimony. In addition, WFEC has received some responses to its request for documents and documentation from Enron Compression Services, Inc., but did not receive the technical specifications for the electric motors in question at Station 13-A until July 5, 2001. The additional time for

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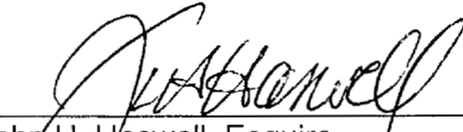
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filing direct testimony will allow all of the parties additional time to gather important information for the preparation of their direct testimony.

The undersigned counsel has discussed this Motion with counsel for Gulf Power Company, and GPC has no objection to this Motion.

Respectfully submitted,



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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Jeffrey A. Stone, Esquire and Russell A. Badders, Esquire, Beggs & Lane, Post Office Box 12950, Pensacola, Florida 32576-2950; Robert Elias, Esquire and Marlene Stern, Esquire, Legal Division, Florida Public Service Commission, Capital Circle Office Center, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by U.S. Mail, this 9th day of July, 2001.



John H. Haswell, Esquire