<sup>&</sup>lt;sup>1</sup> Order Denying Motion For Stay of Proceeding at 1 (Nov. 15, 2010) (hereinafter November 15 Order) (quoting 16 C.F.R. § 3.22(b)).

The purpose of proposed paragraph [3.22](b) was to ensure that discovery and other prehearing proceedings continue while the Commission deliberates over the dispositive motions  $\dots^2$ 

Commission Rules 3.21(c)(1) and 3.41(b) provide that the Commission may, "upon a showing of good cause," postpone the commencement of the evidentiary hearing. Respondent argues that good cause exists "when a scheduling order deadline 'cannot be met despite the diligence of the party seeking the extension." Expedited Motion at 3 (citations omitted). Respondent argues further that the following developments support a finding of good cause: (1) discovery is ongoing; (2) the Summary Decision Motion, the Motion To Dismiss, and Respondent's January 14, 2011 Motion To Disqualify the Commission are pending; and (3) Respondent's Motion For An Order Compelling Discovery is pending. Expedited Motion at 3-7.

None of these circumstances provides any support for the requisite showing of good cause, and in particular, Respondent has not established that it cannot meet the deadlines at issue. With respect to discovery, Chief Administrative Law Judge Chappell issued the Scheduling Order in this matter on July 15, 2010; the Order provides a detailed set of deadlines for all components of the discovery process; and Respondent has thus been aware of that schedule for more than five months. With respect to pending Motions, the Commission has already determined that the pendency of the Summary Decision Motion and the Motion To Dismiss does not warrant staying the proceedings,<sup>3</sup> and the filing of the Motion To Disqualify provides no support for a different conclusion. With respect to the Motion To Compel, the ALJ has now issued an order denying that motion.<sup>4</sup>

As this discussion establishes, Respondent has not given the Commission any reason to depart from our preference to move Part 3 matters expeditiously. Accordingly,

**IT IS ORDERED THAT** Respondent's Expedited Motion For A Later Hearing Date be, and it hereby is, denied.

By the Commission, Commissioner Brill recused.

SEAL: ISSUED: January 21, 2011 Donald S. Clark Secretary

<sup>4</sup> Order Denying Respondent's Motion To Compel (Jan. 20, 2011).

<sup>&</sup>lt;sup>2</sup>Federal Trade Commission, 16 C.F.R. Parts 3 and 4: Rules of Practice: Interim Final Rules With Request For Comment, 74 Fed. Reg. 1804, 1810 (Jan. 13, 2009), *adopted as final*, 74 Fed. Reg. 20205 (May 1, 2009). The amendments thus effected govern all Commission adjudicatory proceedings commenced after January 13, 2009, such as this proceeding. *See* 74 Fed. Reg. at 1804.

<sup>&</sup>lt;sup>3</sup> November 15 Order at 2.