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In the Matter of	Yan a y
*FERRELLGAS PARTNERS, L.P., a limited partnership, and	DOCKET NO. 9360
FERRELLGAS, L.P., a limited partnership, also doing business as BLUE RHINO, and	
AMERIGAS PARTNERS, L.P., a limited partnership, also doing business as	

COMPLAINT COUNSEL'S UNOPPOSED MOTION TO EXTEND DEADLINE FOR MOTIONS TO COMPEL RESPONSES TO DISCOVERY REQUESTS

Pursuant to Federal Trade Commission Rules of Practice 3.22(a) and 4.3(b), 16 C.F.R. §§ 3.22(a), 4.3(b), Complaint Counsel hereby moves to extend the deadline by fourteen (14) days for filing motions to compel responses to the First Set of Requests for Production and First Set of Interrogatories issued by Complaint Counsel to Ferrellgas Partners, L.P. and Ferrellgas, L.P., also doing business as Blue Rhino (collectively "Blue Rhino") on May 5, 2014 (hereinafter, the "First Set of Discovery Requests"). Blue Rhino has been consulted regarding this motion and does not oppose the requested relief.



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Objections and Responses to the First Set of Discovery Requests on June 4, 2014, therefore,

pursuant to the Revised Scheduling Order, any motions to compel responses to the First Set of

Discovery Requests must be filed by July 7, 2014.

A fourteen-day extension will allow Complaint Counsel and Blue Rhino to continue their

ongoing efforts to resolve Blue Rhino's objections to the discovery requests. To date, Complaint

Counsel and Blue Rhino have had a number of exchanges on this subject, including (i) a phone

conference on May 20, 2014, (ii) a phone conference on June 6, 2014, (iii) a phone conference

on June 25, 2014, (iv) a phone conference on June 27, 2014, and (iv) Complaint Counsel sent a

letter to Blue Rhino on June 27, 2014, further explaining its position. The requested modest

extension will facilitate these ongoing discussions, and may result in an amicable resolution of

most, if not all, of the current disputes relating to the First Set of Discovery Requests.

For the reasons stated, Complaint Counsel respectfully requests that an extension of

fourteen days (14) on the time to file motions to compel responses to the First Set of Discovery

Requests be granted.

Respectfully submitted,

s/ Eric D. Edmondson

Eric D. Edmondson

Counsel Supporting the Complaint Western Regional Office

Federal Trade Commission

San Francisco, CA 94103

Dated: June 30, 2014

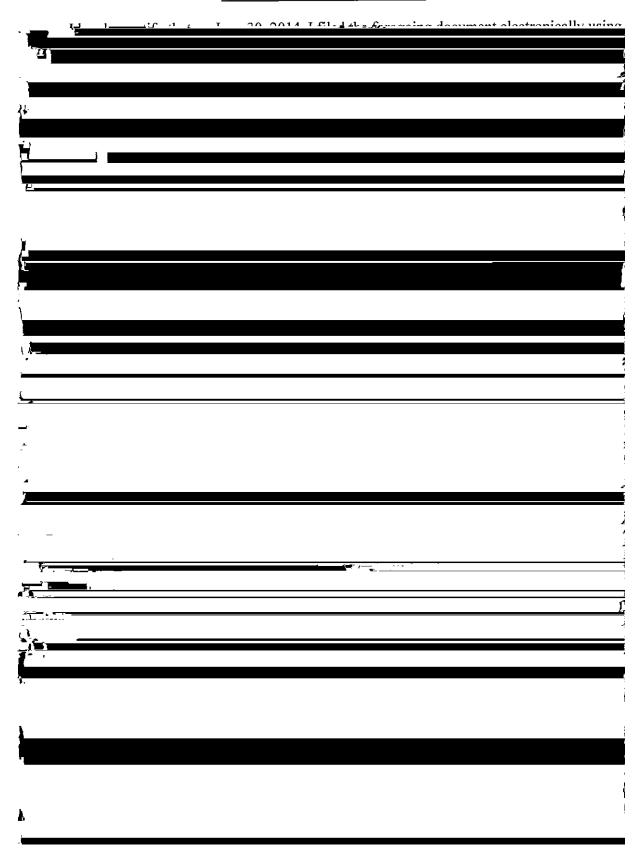
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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

In the Matter of	1
FERRELLGAS PARTNERS, L.P., a limited partnership, and	DOCKETNO 0240
FERRELLGAS, L.P., a limited partnership, also doing business as BLUE RHINO, and	DOCKET NO. 9360
AMERIGAS PARTNERS, L.P., a limited partnership, also doing business as AMERIGAS CYLINDER EXCHANGE, and	
UGI CORPORATION, a corporation.	
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· -1	D. Michael Chappell

Dated:

CERTIFICATE OF SERVICE



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CERTIFICATE FOR ELECTRONIC FILING

I certify that the electronic copy sent to the Secretary of the Commission is a true and correct copy of the paper original and that I possess a paper original of the signed document that is available for review by the parties and the adjudicator.

June 30, 2014 By: /s/ Amanda G. Lewis

Attorney