

S	E	R	V	E	D
June 15, 2015					
FEDERAL MARITIME COMMISSION					

FEDERAL MARITIME COMMISSION

DOCKET NO. 14-06

**SANTA FE DISCOUNT CRUISE PARKING, INC., d/b/a EZ CRUISE PARKING;
LIGHTHOUSE PARKING INC.; and
SYLVIA ROBLEDO d/b/a 81st DOLPHIN PARKING**

v.

**THE BOARD OF TRUSTEES OF THE GALVESTON WHARVES; and
THE GALVESTON PORT FACILITIES CORPORATION**

**ORDER GRANTING LEAVE TO FILE REVISED DOCUMENTS and
ENLARGING TIME TO FILE REPLY BRIEF**

On June 12, 2015, Respondents filed a motion for leave to file corrected documents that were attached to the motion. Respondents stated that technical errors had resulted in incorrect citations in their proposed findings of fact, response and opposition to Complainant's proposed findings of fact, and brief. They sought leave to file corrected versions of these documents. The undersigned had also been advised that earlier in the day, Complainants contacted the Office of the Secretary by telephone seeking an extension of time to file their reply brief due June 15, 2015.

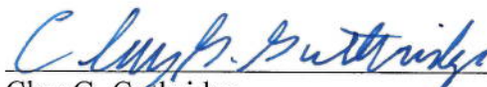
At the request of the undersigned, on June 12, 2015, the parties appeared through counsel for a telephone conference regarding two matters. Complainants appeared through Douglas T. Gilmon and Respondents appeared through Anthony P. Brown. The conference was recorded by audio, but no transcript was made of the recording. The parties have been supplied with electronic copies of the recording. In the telephone conference, the parties agreed that Respondents should be permitted to file corrected versions of their documents and that Complainants should be granted extra time to file their reply to Respondents' revised filings.

Attempting to base an initial decision in part on documents with incorrect citations would not be an efficient use of administrative resources. Therefore, Respondents have stated good cause

for permitting them to file corrected documents. Requiring Complainants to file their reply brief addressing issues raised in a response brief with incorrect citations, then to file a revised brief with corrected citations would unnecessarily increase costs. Therefore, Complainants have stated good cause to enlarge the date for Complainants to file their reply. Good cause having been stated, it is hereby

ORDERED that Respondents' Motion for Leave to Filed Corrected Documents be **GRANTED**. It is

FURTHER ORDERED that the time for Complainants to respond to Respondents' brief and proposed findings of fact be enlarged to June 24, 2015.



Clay G. Guthridge
Administrative Law Judge