No. 142, Original

In The Supreme Court of the United States

## STATE OF FLORIDA,

Plaintiff,

v.

STATE OF GEORGIA,

Defendant.

Before the Special Master

Hon. Ralph I. Lancaster

## **CERTIFICATE OF SERVICE**

This is to certify that GEORGIA'S RESPONSES AND OBJECTIONS TO FLORIDA'S REVISED AND AMENDED NOTICE OF RULE 30(B)(6) DEPOSITION OF STATE OF GEORGIA has been served on this 22nd day of December 2015, in the manner specified below:

For State of Florida	For United States of America
By U.S. Mail and Email: Georgia's Fourth Supplemental Response to Florida's First Set of Interrogatories; Certificate of Service	By U.S. Mail and Email: Certificate of Service
Allen Winsor	Donald J. Verrilli
Solicitor General	Solicitor General
Counsel of Record	Counsel of Record
Office of Florida Attorney General	Department of Justice
The Capital, PL-01	950 Pennsylvania Avenue, N.W.
Tallahassee, FL 32399	Washington, DC 20530
T: 850-414-3300	T: 202-514-7717
allen.winsor@myfloridalegal.com	supremectbriefs@usdoj.gov
By Email Only: Georgia's Fourth	By Email Only: Certificate of Service
Supplemental Response to Florida's First Set	

of Interrogatories; Certificate of Service	
Donald G. Blankenau Jonathan A. Glogau Christopher M. Kise Matthew Z. Leopold Osvaldo Vazquez Thomas R. Wilmoth <u>floridawaterteam@foley.com</u>	Michael T. Gray <u>michael.gray2@usdoj.gov</u> James DuBois <u>james.dubois@usdoj.gov</u>
For State of GeorgiaBy Email Only:Georgia's FourthSupplemental Response to Florida's First Setof Interrogatories; Certificate of Service	
Samuel S. Olens Nels Peterson Britt Grant Seth P. Waxman Craig S. Primis Devora W. Allon Sarah H. Warren <u>georgiawaterteam@kirkland.com</u>	/s/ Craig S. Primis Craig S. Primis <i>Counsel of Record</i> KIRKLAND & ELLIS LLP 655 Fifteenth Street, NW Washington, DC 20005 T: 202-879-5000 <u>craig.primis@kirkland.com</u>