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September 6, 1995

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REPLY TO: P.O. BOX 10095 TALLAHASSEE, FL 32302-2095

Ms. Blanca Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

via Hand Delivery

Re: Investigation into Temporary Local Telephone Number Portability Solution to Implement Competition in Local Exchange Telephone Markets Docket No. 950737-TP

Dear Ms. Bayo:

Enclosed for filing please find an original and fifteen copies of Time Warner AxS of Florida, L.P.'s and Digital Media Partners' Motion to Accept Direct Testimony and Exhibits of Danny G. Engleman.

You will also find a copy of this letter enclosed. Please date-stamp this copy to indicate that the original was filed and return to me.

If you have any questions regarding this matter, please feel free to contact me. Thank you for your assistance in processing this filing.

Respectfully,

PENNINGTON & HABEN, P.A.

Peter M. Dunbar

PMD/tmz Enclosures

cc:

:JA

All Parties of Record (w/_enclosures)

DOCUMENT NUMBER-DATE

08689 SEP-68

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Investigation into Temporary) Local Telephone Number Portability) Solution to Implement Competition in) Local Exchange Telephone Markets) Docket No. 950737-TP Filed: September 6, 1995

TIME WARNER AXS OF FLORIDA, L.P.'S AND DIGITAL MEDIA PARTNERS' MOTION TO ACCEPT DIRECT TESTIMONY AND EXHIBITS OF DANNY G. ENGLEMAN

COMES NOW, Time Warner AxS of Florida, L.P. and Digital Media Partners (collectively "Time Warner/DMS") and pursuant to Rule 25-22.037(2), Florida Administrative Code, files their Motion to Accept the Direct Testimony and Exhibits of Danny G. Engleman. As grounds therefore Time Warner/DMS state the following:

1. By Order No. PSC-950896-PCO-TP, issued in this docket on July 25, 1995 ("Procedural Order"), direct testimony and exhibits were to be filed by 5 p.m. on September 1, 1995.

2. Time Warner and DMS were prepared to file the testimony and Exhibits of Danny G. Engleman in compliance with the Procedural Order.

3. However, by attempting to consolidate numerous hand deliveries on the afternoon of September 1, 1995, and failing to accurately estimate the driving time to the Florida Public Service Commission ("Commission"), counsel for Time Warner/DMS failed to timely file the aforementioned testimony and exhibits.

4. If the Commission does not accept the testimony and exhibits as if timely filed, Time Warner/DMS will be prevented from presenting direct case in this docket.

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5. The parties to the docket have been contacted and do not oppose the Commission accepting the testimony and exhibits of Danny G. Engleman as if timely filed.

WHEREFORE, based on the foregoing, Time Warner AxS of Florida, L.P. and Digital Media Partners respectfully submit their Motion to Accept the Direct Testimony and Exhibits of Danny G. Engleman and ask the Florida Public Service Commission to accept the foregoing testimony and exhibits as if timely filed.

RESPECTFULLY SUBMITTED this 6th day of September, 1995.

UL. PETER M. DUNBAR, ESQ.

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Counsel for: Time Warner AxS of Florida, L.P. and Digital Media Partners

CERTIFICATE OF SERVICE DOCKET NO. 950737-TP

I HEREBY CERTIFY that a true and correct copy of Time Warner AxS of Florida, L.P.'s and Digital Media Partners' Motion to Accept Direct Testimony and Exhibits of Danny G. Engleman has been served by U.S. Mail on this 6th day of September, 1995, to the following parties of record:

Ms. Jill Butler Florida Regulatory Director Digital Media Partners 2773 Red Maple Ridge Tallahassee, FL 32301

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