McWhirter Reeves

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PLEASE REPLY TO:

TALLAHASSEE

TALLAHASSEE OFFICE: 117 SOUTH GADSDEN TALLAHASSEE, FLORIDA 32301 (850) 222-2525 (850) 222-5606 FAX ORIGINAL

April 25, 2002

VIA HAND DELIVERY

Blanca S. Bayo, Director Division of Records and Reporting **Betty Easley Conference Center** 4075 Esplanade Way Tallahassee, Florida 32399-0870

Re:

Docket No.: 020119-TP

Dear Ms. Bayo:

On April 16, 2002, ACCESS Integrated Networks, Inc. filed its Petition to Intervene in docket number 020119-TP. Apparently, ACCESS' Petition to Intervene, and accompanying correspondence, inadvertently listed the docket number as 011077-TL. Subsequently, our Petition to Intervene was listed as being filed in docket number 011077-TL, in which ACCESS has previously intervened. As a cure for our error, ACCESS submits this corrective pleading with the proper docket number listed. Please note the filing of ACCESS' Petition to Intervene in the correct docket, docket number 020119-TP.

On behalf of ACCESS Integrated Networks, Inc., enclosed for filing and distribution are the original and 15 copies of ACCESS Integrated Networks, Inc.'s Petition to Intervene.

Please acknowledge receipt of the above on the extra copy and return the stamped copy to me. Thank you for your assistance.

Sincerely,

Joseph A. McGlothlin

FPSC-BUREAU OF RECORDS

McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A.

JAM/mls

Enclosure

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DOCUMENT NUMBER-DAT

FPSC-COMMISSION CLERK

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Florida Digital Network, Inc., for Expedited Review and Cancellation of BellSouth Telecommunication Inc.'s Key Customer Promotional Tariffs and for an Investigation of BellSouth Telecommunication Inc.'s Promotional Pricing and Marketing Practices.

Docket No. 020119-TL

Filed: April 25, 2002

ACCESS INTEGRATED NETWORKS, INC.'S PETITION TO INTERVENE

Pursuant to Rule 25-22.039, Florida Administrative Code, ACCESS Integrated Networks, Inc. ("ACCESS"), through its undersigned counsel, submits its Petition to Intervene and states:

1. The name and address of the Petitioner is:

ACCESS Integrated Network, Inc. 4885 Riverside Drive, Suite 101 Macon, Georgia 31210

2. Copies of all pleadings, notices, and orders in this Docket should be provided to:

Joseph A. McGlothlin McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 117 S. Gadsden Street Tallahassee, Florida 32301

Rodney Page ACCESS Integrated Networks, Inc. 4885 Riverside Drive, Suite 101 Macon, Georgia 31210

3. <u>Statement of affected interests:</u> ACCESS is a competitive provider of telecommunications services in Florida. ACCESS holds a certificate that authorizes it to provide competitive local exchange service. As a Florida ALEC, ACCESS is a direct competitor of BellSouth Telecommunications, Inc. ("BellSouth") and as such its substantial interests are effected

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by anti-competitive conduct by BellSouth. ACCESS submits that its interests will be affected by the Commission's determination in this proceeding.

- 4. Disputed issues of material fact in this proceeding include, but are not limited to:
- a. Whether BellSouth is engaging in anti-competitive practices and behaviors in Florida through its promotional pricing and marketing practices contained in BellSouth's "2002 Key Customer" tariff.
- b. The actions, if any, which the Commission should take to afford appropriate remedies for anti-competitive practices and behaviors committed by BellSouth.
- 5. Petitioners adopt and incorporate by reference the ultimate facts supporting relief alleged by FDN in FDN's Petition for an Investigation of BellSouth's Promotional Pricing and Marketing Practices and Cancellation of BellSouth's Key Customer Promotional Tariffs and For an Investigation of BellSouth's Promotional Marketing Practices filed February 14, 2002, subject to further development through discovery and testimony in this proceeding.
- 6. The petitioners are entitled to relief pursuant to, but not limited to, the following: Sections 364.01(a), (c) and (g); 364.051(5); 364.08; 364.09 and 364.10, Florida Statutes.
- 7. Granting ACCESS leave to intervene in this docket will provide the Commission with greater insight into the problems encountered by ALECs in the marketplace, as well as provide ACCESS the opportunity to seek redress for BellSouth's anti-competitive behavior. Any determinations and actions in this docket regarding BellSouth's anti-competitive behavior and practices will affect the substantial interests of ACCESS as an ALEC in Florida. Moreover, such interests are precisely those which the cited statutes are designed to protect. Thus, the petitioners have standing under Chapter 120, Florida Statutes and applicable rules to be granted intervention in

this proceeding.

WHEREFORE, ACCESS Integrated Networks, Inc. requests the Commission to enter an Order authorizing it to intervene as a full party to this proceeding.

Joseph A. McGlothlin

McWhirter, Reeves, McGlothlin, Decker,

Kaufman, Arnold & Steen, P.A.

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Attorneys for ACCESS Integrated Networks, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing ACCESS Integrated Networks, Inc.'s Petition to Intervene has been furnished by (*) hand delivery or by U. S. Mail on this 25th day of April 2002 to the following:

(*) Felicia Banks
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399
fbanks@psc.state.fl.us

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