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November 22, 2002

Ms. Blanca Bayó, Director Division of the Commission Clerk & Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 via U.S. Mail

Re: Docket No. 020119 – Petition for Expedited Review and Cancellation Of BellSouth Telecommunications, Inc.'s Key Customer Promotional Tariffs and For an Investigation Of BellSouth's Promotional Pricing And Marketing Practices by Florida Digital Network, Inc.

Re: Docket No. 020578 – Petition of the Florida Competitive Carriers Association for Expedited Review and Cancellation of BellSouth Telecommunications, Inc.'s Key Customer Promotional Tariffs.

Dear Ms. Bayó,

Please find enclosed for filing in the above dockets an original and seven (7) copies of Florida Digital Network, Inc.'s Notice of Serving Responses to BellSouth's Second Set of Document Requests.

If you have any questions regarding this letter or the one attached, please call me at 407-835-0460.

Sincerely.

AUS ___ CAF ___ CMP ___ COM

CTR

ECR GCL OPC MMS SEC OTH Matthew Feil

Florida Digital Network

General Counsel

DOUMENT NUMBER-DATE

LOCAL

LONG DISTANCE

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for Expedited Review and Cancellation of BellSouth Telecommunications, Inc.'s Key Customer Promotional Tariffs and For an Investigation Of BellSouth's Promotional	*	Docket No.	020119-TP
Pricing And Marketing Practices by	}		
Florida Digital Network, Inc.	} _}		
In Re: Petition for Expedited Review	3		
and Cancellation of BellSouth	}		
Telecommunications, Inc.'s Key Customer	}	Docket No.	020578-TP
Promotional Tariffs by the Florida	}		
Competitive Carrier's Association	}		
-	_}}		

FLORIDA DIGITAL NETWORK, INC.'S NOTICE OF SERVING RESPONSES TO BELLSOUTH TELECOMMUNICATION, INC.'S SECOND SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS (NOS. 32 - 33)

Florida Digital Network, Inc., ("FDN" or "Florida Digital") hereby provides notice that it has served its responses to the Second Set of Requests for Production of Documents (Nos. 32 – 33) from BellSouth Telecommunications, Inc. ("BellSouth") to staff and to the parties in this docket on the date hereof.

Respectfully submitted, this 22 day of November 2002.

Matthew Feil

Florida Digital Network, Inc 390 North Orange Ave.

Suite 2000

Orlando, FL 32801

407-835-0460

mfeil@floridadigital.net

¹ Please note that BellSouth inadvertently renumbered its Second Set of Requests for Production of Documents starting at the number 1, rather than at 32. BellSouth's First Set of Requests for Production of Documents ended at the number 31.

DOCUMENT NUMBER - DATE

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was sent by e-mail and regular mail to the persons listed below, other than those marked with an (*) who have been sent a copy via overnight mail and facsimile, this day of World day of 2002

BellSouth Telecommunications. Inc. Nancy White/James Meza/Patrick Turner* C/O Ms. Nancy H. Sims 150 S. Monroe Street Suite 400 Tallahassee, FL 32301-1556 nancy.sims@bellsouth.com

Tallahassee, FL 32399-0850 fbanks@psc.state.fl.us ACCESS Integrated Networks, Inc. Time Warner Telecom of Florida LP

Mr. Rodney Page Riverside Corporate Center 4885 Riverside Drive, Suite 101 Macon, GA 31210-1164 rodnev.page@accesscomm.com

carolyn.marek@twtelecom.com McWhirter Law Firm ITC/DeltaCom Joseph McGlothlin Nanette S. Edwards/Leigh Ann Wooten

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Rutledge Law Firm Ken Hoffman/MartinMcDonnell/M.Rule PO Box 551 Tallahassee, FL 32302-0551 ken@reuphlaw.com

Florida Competitive Carriers Assoc. C/O McWhirter Law Firm Joseph McGlothlin/Vicki Kaufman/Perry 117 S. Gadsden Street Tallahassee, FL 32301 vkaufman@mac-law.com

Pennington Law Firm Karen M. Camechis PO Box 10095 Tallahassee, FL 32302-2095 karen@penningtonlawfirm.com

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C/O Carolyn Marek

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Florida Public Service Commission

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XO Florida, Inc. Ms. Dana Shaffer 105 Molloy Street, Suite 300 Nashville, TN 37201-2315 dshaffer@xo.com M Power Communications Corp Mr. Rick Heatter 175 Sully's Trail, Suite 300 Pittsford, NY 14534-4558 rheatter@mpowercom.com

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