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1311 Executive Center Drive, Suite 220 Tallahassee, FL 32301-5027

December 23, 2003

Mrs. Blanca Bayo, Director Division of Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

# RE: Docket No. 030852-TP -SUPRA'S OBJECTIONS TO BELLSOUTH'S SECOND SETS OF REQUEST FOR PRODUCTION OF DOCUMENTS

Dear Mrs. Bayo:

Supra Telecommunications and Information Systems, Inc.'s (Supra) Notice of Service of its objections to BellSouth's Second Set Of Request for Production of Documents to be filed in the captioned docket.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return it to me.

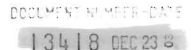
Sincerely,

**RECEIVED & FILED** AU OF RECORDS EPSC

orge Cruz- Paustille/VWX

Jørge Cruz-Bustillo Assistant General Counsel

AUS CAF CMP COM CTR ECR GCL OPC MMS SEC OTH



FPSC-COMMISSION CLEPK

## CERTIFICATE OF SERVICE Docket No. 030852-TP

**I HEREBY CERTIFY** that a true and correct copy of the following was served via Email, Hand Delivery, Facsimile, and/or U.S. Mail this 23<sup>rd</sup> day of December 2003 to the following:

#### Jeremy Susac

Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

#### AT&T

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#### BellSouth Telecommunications, Inc. **R.Lackey/M.Mays/N.White/J.Meza/A.Shore** c/o Ms. Nancy H. Sims 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556 Phone: (850) 224-7798 Fax: 222-8640 Email: <u>nancy.sims@bellsouth.com</u>

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Jorge Cruz-Bushllo LWK Jorge Cruz-Bustillo

## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In re: Implementation of requirements Arising from Federal Communications Commission Triennial UNE review: Location Specific-Review for DS1, DS3, and Dark Fiber Loops and Route-Specific Review for DS1, DS3, and Dark Fiber Transport

Docket No. 030852-TP

Filed: December 23, 2003

# SUPRA TELECOMMUNICATIONS AND INFORMATION SYSTEMS, INC.'S OBJECTIONS TO BELLSOUTH'S SECOND SET OF REQUEST FOR PRODUCTION OF DOCUMENTS (6-7)

Pursuant to the *Order Establishing Procedure*, Order No. PSC-03-1054-PCO-TP, issued September 22, 2003 ("*Procedural Order*"), Rule 28-106.206 of the Florida Administrative Code, and Rules 1.280 and 1.340 of the Florida Rules of Civil Procedure, Supra hereby files its preliminary o bjections to B ellSouth T elecommunications, Inc.'s ("BellSouth") S econd S et of Request for Production of Documents ("Discoveries") that were propounded by B ellSouth on December 17, 2003.

Supra files these objections to comply with the seven (7) day requirement set forth in the *Procedural Order*. These objections are preliminary in nature. Should additional grounds for objection be discovered as Supra prepares its responses to any discovery, Supra reserves the right to supplement these objections.

Further, at the time of the filing of these Objections, the issues to be addressed in this proceeding have not yet been identified. Should additional grounds for objections develop as the Commission identifies the issues to be addressed in this proceeding, Supra reserves the right to supplement these objections.

#### **GENERAL OBJECTIONS**

Supra makes the following general objections to the discoveries which will be incorporated by reference into Supra's specific responses when Supra responds to the discoveries.

- 1. Supra objects to the "Definitions" section, the "General Instructions," and the individual discovery items of BellSouth's Discoveries to Supra to the extent that they are overly broad, unduly burdensome, and/or oppressive.
- 2. Supra objects to the "Definitions," the "General Instructions," and the individual discovery items to the extent they are irrelevant and not likely to lead to the discovery of admissible evidence.
- 3. Supra objects to the discoveries to the extent they seek to discover information that is inconsistent with or unrelated to the parameters and methodology of the impairment analysis prescribed in the Triennial Review Order.
- 4. Supra objects to the "Definitions," the "General Instructions," and the discovery items to the extent they are vague, ambiguous, imprecise, or utilize terms that are subject to multiple interpretations but are not properly defined or explained for purposes of these discoveries.
- 5. Supra objects to the "General Instructions" and the discovery items of BellSouth's Discoveries to Supra to the extent that they purport to impose discovery obligations on Supra that exceed the scope of discovery allowed by the applicable Florida Rules of Civil Procedure.
- Supra objects to the "General Instructions" section and the individual discovery items of BellSouth's Discoveries to Supra to the extent that the "instructions" purport to seek

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disclosure of "all" documents, materials or information in Supra's possession. Supra's responses will provide all nonprivileged and otherwise discoverable information obtained by Supra after a reasonable and diligent search conducted in connection with the discoveries. S uch s earch will include a review of o nly those files that are reasonably expected to contain the discovery documents and/or information. To the extent that "instructions" or individual discoveries require more, Supra objects on the grounds that compliance would be unduly burdensome, expensive, oppressive, or excessively time consuming, and unnecessary to accomplish BellSouth's legitimate discovery needs.

- 7. Supra objects to BellSouth's Discoveries to Supra to the extent that the discoveries seeks discovery of materials and/or information protected by attorney/client privilege, the work product doctrine, the accountant/client privilege, or any other applicable privilege.
- 8. Supra objects to BellSouth's Discoveries to Supra to the extent that the discoveries would require disclosure of information that constitutes trade secrets and/or proprietary confidential information and therefore should either not be disclosed at all or should be disclosed only pursuant to the terms of a confidentiality agreement.
- 9. Supra objects to all discoveries which would require the production of materials and/or information which is already in BellSouth's possession or is in the public record before the Commission. To duplicate information that BellSouth already has or is readily available to BellSouth would be unduly burdensome and oppressive.
- Supra objects to BellSouth's Discoveries to the extent BellSouth seeks to impose an obligation on Supra to respond on behalf of subsidiaries and/or former officers, employees, agents, and directors on the grounds that such discoveries for production are

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overly broad, unduly burdensome, oppressive, and not permitted by applicable discovery rules.

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