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April 25, 1994

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IN REPLY REFER TO
Tallahassee

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BY HAND DELIVERY

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, Florida 32301

Re: In re: Expanded Interconnection Phase II and
Local Transport Restructure; Docket Nos. 921074-TP,
930955-TL, 940014-TL, 940020-TL and 931196-TL

Dear Ms. Bayo:

Enclosed for filing in the above-styled docket are the original and fifteen (15) copies of Central Telephone Company of Florida's Notice of Intent to Request Confidential Classification.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning the same to this writer.

Thank you for your assistance in this matter.



Yours truly,

John P. Fons
John P. Fons

JPF/JJW/csu
Enclosures

cc: Parties of Record (w/encl.)

Confidential filing has been assigned Document No. 03861-94 and placed in the confidential files pending receipt of a Request for Confidentiality.

DOCUMENT NUMBER-DATE

03860 APR 25 8

FPSC-RECORDS/REPORTING

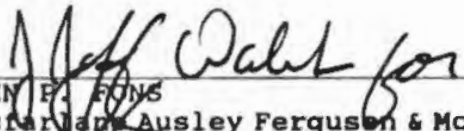
BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Expanded Interconnection) Docket No. 921074-TP,
Phase II and Local Transport) 930955-TL, 940014-TL,
Restructure) 940020-TL, and 931196-TL
_____) Filed: April 25, 1994

CENTRAL TELEPHONE COMPANY OF
FLORIDA'S NOTICE OF INTENT TO REQUEST
CONFIDENTIAL CLASSIFICATION

PLEASE TAKE NOTICE that Central Telephone Company of Florida intends to request confidential classification for the following document: Document No. 1 (Additional Response to Staff's First Set of Interrogatories, No. 3 a.). This Notice is filed pursuant to Rule 25-22.006(3)(a), F.A.C. A copy of the request to which these materials relate is attached. Central Telephone Company of Florida will seek continued confidential handling by filing a Request for Confidential Classification within 21 days.

DATED this 25th day of April, 1994.



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ATTORNEYS FOR CENTRAL TELEPHONE
COMPANY OF FLORIDA

DOCUMENT NUMBER-DATE

03860 APR 25 8

FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail or hand delivery (*) this 25th day of April, 1994, to the following:

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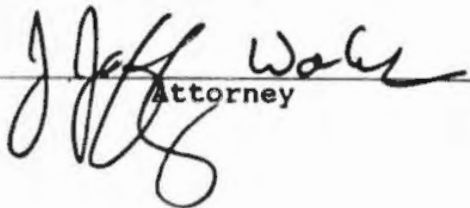
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Attorney

centstaff-3a.noi

Interrogatory 3: Please redact the names of the IXC's and include the calculations of one small, medium, and large IXC's actual interstate transport bill. Be sure to include the actual time frame used to calculate these bills.

Response: Centel estimates that the sample interstate transport bills can be provided within 30 days.

Interrogatory 4: Why does Centel believe 1992 data is the proper data to use to develop its rates and demand forecast for local transport restructure?

Response: It was the FCC's intent for the LECs to use the data from their most recent price cap filings (i.e., 4/1/93 filings) for their interstate LTR filings. Thus, 1992 data was used for the interstate LTR filing. Centel used a single database containing 1992 data to run its interstate and intrastate LTR models. It was not anticipated that use of 1993 data would significantly change the results.

Interrogatory 5: Please explain how Centel forecasted the anticipated network configuration in determining its demand and rates for the Entrance Facility rate.

Response: Entrance Facility demand was calculated by examining switched demand from IXCs' POPs to their serving wire centers and determining the least cost tariff option (DS1 or DS3) to handle each IXC's demand. The changes were based on intrastate special access rates.

Interrogatory 6: Please calculate the effect on total expenses for a small, medium, and large IXC, respectively, if Centel's tariff reflected the rate structure in IAC's memorandum in Opposition, page 23, entire 2nd paragraph with the criteria listed below.

Response: Centel objects to this Interrogatory on the grounds that it is burdensome and oppressive. Preparing a response to this Interrogatory would require far more resources than were required to put together Centel's entire intrastate LTR filing. Centel estimates that it would take 90 days to prepare a response. It is Centel's position that it would be more productive to utilize its resources addressing the pros and cons of using one rate development methodology vs. another and of using current demand vs. reconfigured demand.

Regarding IAC's proposal that DS1 rates be established by dividing DS3 prices by 28, Centel agrees with the FCC that "the appropriate relationship between DS1 and DS3 rates is not 1/28" as stated in paragraph 48 of the FCC's October 16, 1992, Transport Order. In paragraph 52 of the same order, the FCC