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**ORIGINAL
FILE COPY**

June 7, 1994

Ms. Blanca Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, Florida 32399-0850

via Hand Delivery

Re: Petition for Expanded Interconnection for Alternate
Access Vendors within Local Exchange Company
Central Offices by Intermedia Communications of
Florida, Inc.; Docket No. 88-1074-TP

Dear Ms. Bayo:

Enclosed for filing please find an original and fifteen copies
of Time Warner AxS of Florida, L.P.'s Motion to Strike Portions of
John Carroll's Testimony for the above-referenced docket. 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.

ACK —
AFA 2
APP —
CAF free
CMB Rec'd
CIR —
EAG —
LCC —
LIT 6
CPL —
FBI —
SCL —
VLE —

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
Peter M. Dunbar

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Carzans w/m

EPSC-BUREAU OF RECORDS

PMD/tmz

Enclosures

cc: All parties of record (w/ enclosures)

DOCUMENT NUMBER-DATE

05606 JUN-7 94

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Expanded Interconnection)
Phase II and Local Transport)
Restructure)

Docket No. 921074-TP
Docket No. 930955-TL
Docket No. 940014-TL
Docket No. 940020-TL
Docket No. 931196-TL
Docket No. 940190-TL
Filed: June 7, 1994

**TIME WARNER AXS OF FLORIDA, L.P.'S MOTION TO STRIKE
PORTIONS OF JOHN CARROLL'S TESTIMONY**

Comes now, Time Warner AXS of Florida, L.P. ("Time Warner") and respectfully asks the Florida Public Service Commission ("Commission") to strike portions of the testimony by Mr. John Carroll on behalf of Northeast Florida Telephone Company ("Northeast") and Quincy Telephone Company ("Quincy"). As grounds therefore, Time Warner states the following:

1. On May 24, 1994, Northeast and Quincy filed testimony in which Mr. Carroll adopts unidentified positions which he intends to take in a prehearing statement "as if they were specifically set forth in this testimony." (Testimony at 3).

2. This approach to prefiled direct testimony is contrary to the Order Establishing Procedure which sets May 23, 1994 as the date for the filing of direct testimony and June 27, 1994 as the date for filing prehearing statements and rebuttal testimony. (Order No. PSC-94-0076-PCO-TL, issued in this docket on January 21, 1994, at 5).

3. The parties to this proceeding will have no opportunity to review and rebut the prefiled direct testimony of Northeast and Quincy if those companies are allowed to incorporate positions from a prehearing statement which is due to be filed on the same date that rebuttal testimony is due to be filed.

DOCUMENT NUMBER-DATE
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FPSC-RECORDS/REPORTING

4. WHEREFORE, based on the foregoing, Time Warner AxS of Florida, L.P. respectfully requests the Florida Public Service Commission to strike from the prefiled direct testimony of Northeast Florida Telephone Company and Quincy Telephone Company, the incorporation of a prehearing statement as testimony in this docket.

RESPECTFULLY SUBMITTED this 7th day of June, 1994.

Peter M. Dunbar

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CERTIFICATE OF SERVICE
DOCKET NO. 921074-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served by U.S. Mail on this 7th day of June, 1994, to the following parties of record:

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