

FILE COPY

1                   **BELLSOUTH TELECOMMUNICATIONS, INC.**  
2                   **REBUTTAL TESTIMONY OF ROBERT C. SCHEYE**  
3                   **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**  
4                   **DOCKET NO. 950985D-TP (TIME WARNER)**  
5                   **DECEMBER 18, 1995**

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7  
8 Q. Please state your name, address and position with  
9 BellSouth Telecommunications, Inc. ("BellSouth" or  
10 "Company").

11  
12 A. My name is Robert C. Scheye and I am employed by  
13 BellSouth Telecommunications, Inc., as a Senior  
14 Director in Strategic Management. My address is  
15 675 West Peachtree Street, Atlanta, Georgia 30375.

16  
17 Q. Please give a brief description of your background  
18 and experience.

19  
20 A. I began my telecommunications company career in  
21 1967 with the Chesapeake and Potomac Telephone  
22 Company (C&P) after graduating from Loyola College  
23 with a Bachelor of Science in Economics. After  
24 several regulatory positions in C&P, I went to AT&T  
25 in 1979, where I was responsible for the FCC Docket

1       dealing with competition in the long distance  
2       market. In 1982, with divestiture, this  
3       organization became responsible for implementing  
4       the Modification of Final Judgment (MFJ)  
5       requirements related to nondiscriminatory access  
6       charges. In 1984, this organization became part of  
7       the divested regional companies' staff organization  
8       known as Bell Communications Research, Inc.  
9       (Bellcore). I joined BellSouth in 1988 as a  
10      Division Manager responsible for jurisdictional  
11      separations and other FCC related matters. In  
12      1993, I moved to the BellSouth Strategic Management  
13      organization, where I have been responsible for  
14      various issues, including local exchange  
15      interconnection, unbundling and resale.

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17 Q. What is the purpose of your rebuttal testimony?

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19 A. The purpose of my testimony is to respond to and,  
20      where necessary, show why the positions taken by  
21      some of the parties are incorrect and to help clear  
22      up some misunderstandings.

23

24 Q. Did the parties raise any additional issues you  
25      need to address in their direct testimony filed on

1 December 4, 1995 in response to the Petition filed  
2 by Time Warner AxS of Florida, L. P. and Digital  
3 Media Partners (Time Warner) on November 20, 1995?

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5 A. No. In fact, most simply adopted their previously  
6 filed testimony by reference; therefore, I adopt by  
7 reference my Direct Testimony filed November 13,  
8 1995 and Rebuttal Testimony filed November 27, 1995  
9 in Florida Docket No. 950985A-TP, my Direct  
10 Testimony filed on December 4, 1995 in Florida  
11 Docket No. 950985D-TP, and my Rebuttal Testimony  
12 filed on December 11, 1995 in Florida Docket No.  
13 950985B/C-TP.

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15 Q. Does this conclude your testimony?

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17 A. Yes.

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