

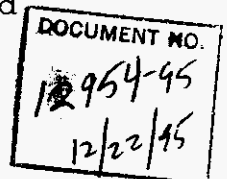
BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Resolution of Petition(s) to)
establish nondiscriminatory)
rates, terms, and conditions for) DOCKET NO.
interconnection involving local) 950985A-TP (CONTINENTAL)
exchange companies and alternative)
local exchange companies pursuant)
to Section 364.162, Florida)
Statutes)
_____)

CONTINENTAL'S NOTICE OF SUBMISSION OF
THE DIRECT TESTIMONY OF A.R. (DICK) SCHLEIDEN
DATED DECEMBER 22, 1995

Continental Cablevision, Inc., on behalf of its affiliates, Continental Fiber Technologies, Inc. d/b/a AlterNet, and Continental Florida Telecommunications, Inc. (collectively "Continental"), hereby gives notice of its submission of the attached direct testimony of its witness, A.R. (Dick) Schleiden, dated December 22, 1995, in Docket No. 950985A-TP (Continental). As grounds therefor, Continental states:

1. Continental filed its Amended Petition on October 20, 1995, seeking the Commission's establishment of interconnection arrangements to apply between Continental and the following four incumbent local exchange telecommunications companies: (1) GTE Florida Incorporated



(GTE); (2) BellSouth Telecommunications, Inc. (BellSouth); (3) Sprint/United-Florida ("United"); and (4) Sprint/Centel-Florida ("Centel").

2. On December 15, 1995, Continental served notice that it was voluntarily dismissing GTE from Continental's petition in this docket.

3. On December 8, 1995, Continental entered into the Stipulation and Agreement ("the Stipulation") with BellSouth and various other parties to this docket. The Stipulation was approved by the Commission on December 19, 1995, thereby resolving all issues in this docket between Continental and BellSouth.

4. Contemporaneously with the filing of this notice of submission of testimony, Continental is filing notice of its voluntary dismissal of BellSouth from further consideration in its Amended Petition.

5. In light of the dismissals discussed above, the only issues left for resolution by the Commission in Docket No. 950985A-TP (Continental) are those relating to United and Centel.

6. Mr. Schleiden has filed direct testimony in Docket No. 950985-TP and in the four subdockets: A (Continental); B

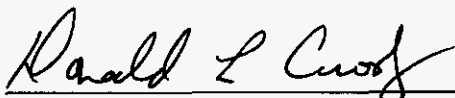
(MFS); C (MCI); and D (Time/Warner). In the latter three subdockets, Mr. Schleiden's testimony adopts his testimony filed in Subdocket A (Continental). Since Mr. Schleiden's testimony does not focus on the interconnection arrangement between Continental and United and Centel, Continental is filing, contemporaneously herewith, notice of its withdrawal of all pre-filed testimony of Mr. Schleiden in Docket No. 950985-TP and in its four subdockets.

7. Continental hereby furnishes notice of its submission of the attached direct testimony of A.R. (Dick) Schleiden dated December 22, 1995, in Docket No. 950985A-TP (Continental) reflecting the dismissal of issues regarding BellSouth and the continuation of issues involving United and Centel in the Commission's consideration of the Amended Petition.

WHEREFORE, Continental respectfully gives notice of its submission in this docket of the attached direct testimony of its witness, A.R. (Dick) Schleiden, dated December 22, 1995.

Respectfully submitted,

CONTINENTAL CABLEVISION, INC.
Southeastern Region

A handwritten signature in cursive script, reading "Donald L. Crosby", written over a horizontal line.

Donald L. Crosby, Esq.

Regulatory Counsel

7800 Belfort Parkway, Suite 270

Jacksonville, Florida 32256-6925

Phone: (904) 731-8810

Fax: (904) 281-0342

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