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MAIL ROOM

August 11, 1999

VIA OVERNIGHT MAIL

Blanca Bayo
Director, Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

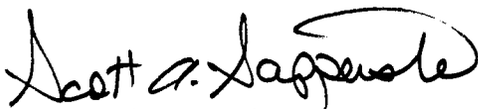
Re: *July 1, 1999 Local Competition Data Request*

Dear Ms. Bayo:

Enclosed are the original and (2) copies of Intermedia Communications Inc.'s ("Intermedia's") Request for Confidential Classification for responses to questions 1(b) & (e) and 3(b) & (c) of the status of local competition data request. Only one highlighted copy of the confidential material has been provided under seal. The remaining copies are redacted versions.

If you have any questions, please contact me at (813) 829-4971.

Sincerely,



Scott A. Sapperstein
Sr. Policy Counsel

09594-99
This document has been placed in confidential storage pending advice on handling from OPR staff.

DOCUMENT NUMBER-DATE

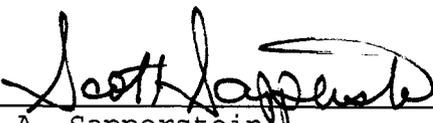
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4. Attachment "A" to this Request identifies the page and line at which the confidential material is found, and correlates the page and line with the specific justification for confidential classification of the information.
5. Two copies of the information with the confidential information redacted are attached hereto as Attachment "B."
6. One highlighted copy of the information with the material which is confidential and proprietary is attached hereto in a sealed envelope as Attachment "C."
7. The information for which Intermedia seeks confidential classification is not publicly available. Intermedia has treated and intends to continue to treat the material for which confidential classification is sought as private, confidential information and this information has not been disclosed to the public.

WHEREFORE, based on the foregoing, Intermedia Communications Inc. respectfully requests that the Commission enter an order declaring that the information described above to be confidential proprietary business information, and this not subject to public disclosure.

Respectively submitted this 12th day of August, 1999.

INTERMEDIA COMMUNICATIONS INC.

By: 

Scott A. Sapperstein
Intermedia Communications Inc.
3625 Queen Palm Drive
Tampa, FL 33619
(813)829-4093
(813)829-4923 (facsimile)

Its Attorney

ATTACHMENT A

PAGE	LINES	COLUMN
1	1 - 47	A - C
2	1 - 47	A - C
3	1 - 47	A - C
4	1 - 44	A - C
5	8 & 17	A

RATIONALE FOR THE INFORMATION SPECIFIED ABOVE:

This information contains proprietary and confidential business information. This information provided in Column A shows the specific exchanges where Intermedia is actually providing services. The exact number of business access lines for each exchange is provided in Column B, and the exact number of residential access is provided in Column C. On page 5, lines 8 and 17 show the number of residential and business customers, respectively. This information directly relates to Intermedia's competitive interests. Disclosure of this information would impair the competitive business interests of Intermedia by allowing competitors to determine the specific markets where Intermedia conducts its business and to determine the exact number of access lines for residential and business services. Pursuant to Section 364.183, Florida Statutes, the information thus is exempt from the disclosure requirements of Section 119.07, Florida Statutes.

ATTACHMENT B
Redacted Versions

A

B

C

	Exchange	Business	Residential
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A

1999 ALEC Data Request
 Florida Public Service Commission
 August 6, 1999

1.

- a. Are you providing service to residential customers in Florida that complies with the above definition of **basic local service**?

Response: Yes. Intermedia provides, on an incidental basis, basic local service to residential customers exclusively through the resale of the incumbent local exchange carriers services.

- b. To how many residential customers are you providing **basic local service** in Florida?

→ *Response:*

Confidential

- c. What are your current rates for providing residential **basic local service**?

Response: Please see tariff pages marked Attachment A.

- d. Are you providing service to business customers in Florida that complies with the above definition of **basic local service**?

Response: Yes. Intermedia provides basic local service to business customers mainly through the resale of the incumbent local exchange carriers services.

- e. To how many business customers are you providing **basic local service** in Florida?

→ *Response:*

Confidential

- f. What are your current rates for providing business **basic local service** in Florida?

Response: Please see tariff pages marked Attachment B.

2. Are you currently providing other forms of local service (business or residential) in Florida that may not meet Florida's statutory definition of **basic local service**? (Examples could include: multiline business users; services with toll restrictions or usage; mandatory 900 blocking; limited amount of local calling included in the monthly charge; bundled service offerings; etc.)

(If yes, continue with question #2; if no, skip to question #3)

- a. Are you currently providing other forms of local service to residential customers in Florida?

Response: No.

- b. If the response to a. is affirmative, please describe the forms of local service you are providing to residential customers in Florida. (If available, please provide brochures or comparable materials.)

- c. If the response to a. is affirmative, please indicate your current rates for the services indicated in response to b.

ATTACHMENT C

CONFIDENTIAL & PROPRIETARY