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February 3, 2000

Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Merger of NetMoves Corporation and Mail.com, Inc.

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Dear Sir or Madam:

NetMoves Corporation ("NetMoves") and Mail.com, Inc. ("Mail.com")¹ hereby provide notice that they intend to consummate a merger on or about February 8, 2000, whereby all of the issued and outstanding common stock of NetMoves will be converted into rights to receive Mail.com stock. NetMoves presently resells intrastate long distance services in Florida under the name of Digitran Corporation ("Digitran"); NetMoves is authorized to provide those services under tariff as a nondominant reseller by Order No. 24958, dated September 13, 1991, which issued Certificate No. 2686. After the merger, NetMoves will continue to operate as a wholly-owned subsidiary of Mail.com and, as Digitran, will continue to provide long distance services in Florida under its existing tariff. No change will be made to the rates, terms, or conditions of the services that NetMoves is currently authorized to provide. NetMoves will continue to operate in Florida as Digitran under its existing tariff and will continue to provide the same high quality,

¹ Mail.com is an internet messaging company that provides the public with various e-mail services. Mail.com is not a telecommunications carrier and does not provide any telecommunications services that are regulated by the FCC or by the states.

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affordable telecommunications services that the public has come to expect. As such, the proposed transaction will not disrupt service in any way nor will it cause inconvenience or confusion to existing customers or the general public. The transaction therefore will be completely transparent to the present customers of NetMoves and to other members of the public.

The Boards of Directors of NetMoves and Mail.com have determined that it would be in the best interests of the parties and the public to merge a wholly-owned subsidiary of Mail.com into NetMoves, with NetMoves becoming a wholly-owned subsidiary of Mail.com after the merger, by exchanging 100% of the issued and outstanding common stock of NetMoves for rights to receive stock in Mail.com. The merger is subject to shareholder approval, which is anticipated to occur on February 8, 2000. At closing, each share of the common stock of NetMoves that is outstanding immediately prior to closing shall be converted into the right to receive .385336 shares of Mail.com. NetMoves shall continue in operation under the laws of Delaware as a wholly-owned subsidiary of Mail.com. The only change will be the transfer of ownership of NetMoves from its present shareholders to Mail.com (and through Mail.com to the post-merger shareholders of Mail.com, who will include the present shareholders of NetMoves).

The efficiencies, new products, and greater financial resources that will follow as a result of the merger will allow NetMoves to provide better service to Florida consumers. Mail.com is a rapidly expanding internet services company that will provide NetMoves both with valuable management expertise and with operating and growth-oriented capital. These resources will assure that NetMoves can continue to provide high-quality telecommunications services in an increasingly competitive marketplace as it builds from its current base to meet the future demands of Florida consumers. Mail.com's expertise in the provision of internet services also

will facilitate the efforts of NetMoves to compete with established local exchange and interexchange carriers by offering its customers new low-cost, internet-based alternatives to traditional services. Furthermore, the proposed transaction will allow NetMoves and its prospective corporate parent, Mail.com, to realize significant economic and marketing efficiencies in the provision of high-quality, low-cost telecommunications services and to compete effectively in the modern telecommunications marketplace. These efficiencies will be in the best interests of Florida ratepayers because the transaction will promote competition, which should put downward pressure on the retail price of telecommunications services.

The proposed transaction will result in little change in the management or officers of NetMoves. As noted above, NetMoves will continue in operation as a wholly-owned subsidiary of Mail.com. It is expected that the existing management team will continue to contribute their experience to the future success of this subsidiary. Thus, after the merger, NetMoves will retain the technical and managerial skills necessary to provide reliable and low-cost telecommunications services in Florida.

Applications for approval of this transaction, or letters of notification as appropriate, have been filed with the FCC and with various other state commissions. FCC approval is anticipated on or before February 8, 2000.

If you have any questions or desire additional information, please feel free to contact undersigned counsel or the named representatives of NetMoves and Mail.com. I thank you for your attention to this matter.

Respectfully submitted,



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cc: Thomas Williams, Florida Public Service Commission