

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint by BellSouth Telecommunications, Inc.)
against Intermedia Communications Inc., Phone One, Inc.,)
NTC, Inc., and National Telephone of Florida regarding)
reporting of percent interstate usage for compensation)
for jurisdictional access services.)
_____)

Docket No. 000690-TP
Filed: November 16, 2000

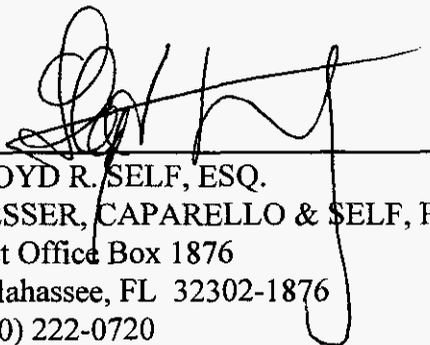
**INTERMEDIA’S REQUEST FOR ORAL ARGUMENT ON
MOTION TO RECONSIDER TO CLARIFY THE COMMISSION AUDIT**

Pursuant to Rules 25-22.058 and 28-106.204, Florida Administrative Code, Intermedia Communications Inc., Phone One, Inc., NTC, Inc., and National Telephone of Florida (collectively “Intermedia”), file this Request for Oral Argument on its Motion to Reconsider to Clarify the Commission Audit directed by Order No. PSC-00-2081-PAA-TL (“Order”). In support of this Motion, Intermedia states:

Intermedia seeks oral argument on its Motion for Reconsideration because the purpose of the reconsideration is to seek clarification regarding the scope and procedures for the Commission audit, with the key issue being the reach of any backbilling for a recomputed PIU that may result from the audit. Intermedia greatly appreciates and welcomes the Commission’s efforts to have an audit of its PIU. However, because the audit was not properly a part of Intermedia’s original Motion to Dismiss or Stay that is the subject of the Order, Intermedia believes that the presentation of additional facts, combined with the dialogue and exchange available only from the participation of the parties at the Agenda Conference that will consider the Motion for Reconsideration, will greatly

facilitate the Commission's understanding of the issues raised by Intermedia with respect to the Commission audit and will assist the Commission in ruling on the requested clarification so that the audit may proceed in an efficient and effective manner.

WHEREFORE, Intermedia respectfully that it be granted oral argument on its Motion for Reconsideration.



FLOYD R. SELF, ESQ.
MESSER, CAPARELLO & SELF, P. A.
Post Office Box 1876
Tallahassee, FL 32302-1876
(850) 222-0720

and

Jonathan E. Canis
Kelley Drye & Warren, L.L.P.
1200 19th Street, N.W., Suite 500
Washington, DC 20036
(202) 955-9664

Attorneys for Intermedia Communications, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of Intermedia Communications, Inc., Phone One, Inc., NTC, Inc., and National Telephone's Request for Oral Argument on Motion to Reconsider to Clarify the Commission Audit in Docket No. 000690-TP have been served upon the following parties by Hand Delivery (*) and/or U. S. Mail this 16th day of November, 2000.

Timothy Vaccaro, Esq.*
Division of Legal Services, Room 370
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Lisa S. Foshee, Esq.
c/o Nancy H. Sims
BellSouth Telecommunications, Inc.
150 South Monroe Street, Suite 400
Tallahassee, FL 32301



Floyd R. Self