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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Initiation of show cause	}	DOCKET NO. 001109-T1
Proceedings against WebNet	}	Filed Date: August 8, 2001
Communications, Inc. for	}	
Apparent violation of Rule 25-	}	
4.118, F.A.C., Local, Local	}	
Toll, and Toll Provider Selection.	}	

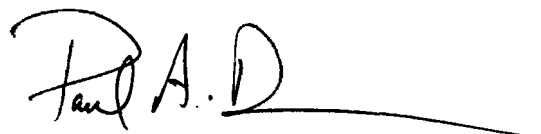
Motion for Withdrawal of Motion for Extension of Time

On behalf of WebNet Communications, Inc. ("WebNet" or "Company") we hereby respectfully tender a request to withdraw the Motion for a Deferment of the Show Cause Scheduling of Direct Testimony and Exhibits for Docket no. 001109-TI for apparent violation of Rule 25-4.118 F.A.C.. Staff has informed WebNet's attorneys that the company will have no responsibility to produce Direct Testimony and Exhibits for this Docket until September 17, 2001. Attorneys for WebNet just received the Amended Order and have been in contact with Staff Counsel, Wayne Knight, to set a tentative date for a settlement conference next week. Thus, according to staff, the need for any Motion for Extension of Time has been mooted and WebNet's attorneys withdraw said Motion.

WebNet's attorneys also note that they have conferred with the other party of record in this matter, the Public Service Commission. Mr. Knight and Ms. Watts, for the Commission, have agreed to the withdrawal of the Motion for Extension of Time

If the Commission does not see fit to grant this request, WebNet's attorneys hereby petition the Commission to apply the Motion for Extension of Time to the first date that WebNet is responsible for providing a Response to the Commission.

Respectfully submitted,



Paul A. Dean
Regulatory Counsel

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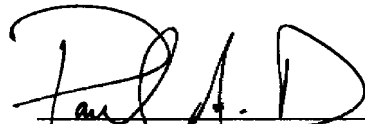
CERTIFICATE OF SERVICE

This is to certify that I have on this day served upon those persons listed below a true and correct copy of the foregoing, Motion for Withdrawal of Motion for Extension of Time, Docket No. 001109-T1 by depositing a copy of same in the Federal Express Delivery Mail in a properly addressed envelope with sufficient postage thereon to insure delivery to:

Florida Public Service Commission
2540 Shumard Oak Boulevard
Gerald Gunter Building
Tallahassee, Florida 32399-0850

This 7th day of August 2001.

The Helein Law Group, P.C.



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