

# McWhirter Reeves

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PLEASE REPLY TO:

TALLAHASSEE

TALLAHASSEE OFFICE: 117 SOUTH GADSDEN TALLAHASSEE, FLORIDA 32301 (850) 222-2525 (850) 222-5606 FAX

April 29, 2002

## VIA HAND DELIVERY

Blanca S. Bayo, Director Division of Records and Reporting Betty Easley Conference Center 4075 Esplanade Way Tallahassee, Florida 32399-0870

Re:

Docket No.: 011119-TP

On behalf of XO Florida, Inc., enclosed for filing and distribution are the original and 15 copies of the following:

- XO Florida, Inc.'s Objections to Staff's Second Set of Interrogatories (No. 10) to XO Florida, Inc. and, 0469 1 APR 29 8
- XO Florida, Inc.'s Objections to Staff's First Request for Production of Documents (Nos. 4 - 5) to XO Florida, Inc.. 04692 APR 29 N

Please acknowledge receipt of the above on the extra copy of each and return the stamped copies to me. Thank you for your assistance.

	Sincerely,
AUS	Lillie Hordon Daugman
CAF CMP COM	Vicki Gordon Kaufman
CTR ——VGK/bae  CR ——Enclosure	
MMS	
SEC OTH	

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by XO Florida,

Inc. for arbitration of

Unresolved issues with BellSouth

Telecommunications. Inc.

Docket No.: 011119-TP Filed: April 29, 2002

XO FLORIDA, INC.'S OBJECTIONS TO STAFF'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (Nos. 4-5) TO XO FLORIDA, INC.

Pursuant to Rule 28-106.206, Florida Administrative Code and Rule 1.350, Florida Rules

of Civil Procedure, XO Florida, Inc. (XO) Objects to Staff's First Request For Production of

Documents (Nos. 4-5) to XO and states as follows:

General Objections

1. XO objects to any request that calls for the production of documents protected by

the attorney-client privilege, the work product doctrine, the accountant-client privilege, the trade

secret privilege, or any other applicable privilege or protection afforded by law, whether such

privilege or protection appears at the time the response is first made to these requests or is later

determined to be applicable based on the discovery of documents, investigation or analysis. XO

in no way intends to waive any such privilege or protection.

2. In certain circumstances, XO may determine upon investigation and analysis that

documents that respond to certain requests to which objections are not otherwise asserted are

confidential and proprietary and should be produced only under an appropriate confidentiality

agreement and protective order, if at all. By agreeing to produce documents in response to this

request, XO is not waiving its right to insist upon appropriate protection of confidentiality by

means of a confidentiality agreement and protective order. XO hereby asserts its right to require

such protection of any and all documents that may qualify for protection under the Florida Rules

of Civil Procedure and other applicable statutes, rules and legal principles.

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- 3. XO objects to the definitions and instructions to the extent they purport to require XO to provide documents or other information on diskette. XO will entertain specific request to product electric copies of documents that so exist in the normal course of business in a format designed to preserve the integrity of these documents.
- 4. XO objects to those requests to the extent they purport to require XO to prepare information or documents or perform calculations that XO has not prepared or performed in the normal course of business as an attempt to expand XO's obligations under applicable law. XO will comply with applicable law.
- 5. XO further objects to these requests and any definitions or instructions that purport to expand XO's obligations under applicable law. XO will comply with applicable law.
- 6. XO objects to any request that requires the production of "all" or "each" responsive document. It may well be impossible to assure compliance with this request with the exercise of reasonable diligence.
- 7. XO objects to each and every request insofar as it is vague, ambiguous, overly broad, imprecise, or utilizes terms that are subject to multiple interpretations but are not properly defined or explained for purposes of such request. Any answers provided by XO in response to these Answers will be provided subject to, and without waiver of, the foregoing objection.
- 8. XO objects to each and every request insofar as it is not reasonably calculated to lead to the discovery of admissible evidence and are not relevant to the subject matter of this action.
- 9. XO objects to each request insofar as any of them is unduly burdensome, expensive, oppressive or excessively time consuming as written.
  - 10. For each specific objection made below, XO incorporates by reference all of the

foregoing general objections into each of its specific objections as though pleaded therein.

# **SPECIFIC OBJECTIONS**

- 11. Staff's Request for Production No. 4 asks that XO, "provide all documents that support your response to Interrogatory No. 10(b)." XO objects to this request to the extent that requires the production of "all" responsive documents. It may well be impossible to assure compliance with this request with the exercise of reasonable diligence. Subject to and without waiving the foregoing objections, XO will provide documents responsive to this request.
- 12. Staff's Request for Production 5 asks that XO "provide all documents that support your response to Interrogatory No. 10(d)." XO objects to this request to the extent that requires the production of "all" responsive documents. It may well be impossible to assure compliance with this request with the exercise of reasonable diligence. Subject to and without waiving the foregoing objections, XO will provide documents responsive to this request.

Willie Gran Laufman

Dana Shaffer

XO Communications, Inc. 105 Molloy Street, Suite 300 Nashville, Tennessee 37201-2315 (615) 777-7700 (telephone) (615) 345-1564 (fax)

John Doyle Parker, Poe, Adams & Bernstein Post Office Box 389 1400 First Union Capital Center Raleigh NC 27602-0389 (919) 890-4173 (telephone) (919) 835-4541 (fax)

Vicki Gordon Kaufman McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 117 South Gadsden Street Tallahassee, Florida 32301 (850) 222-2525 (telephone) (850) 222-5606 (fax)

Attorneys for XO Florida, Inc.

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing XO Florida, Inc.'s Objections to Staff's First Request for Production of Documents (Nos. 1-3) To XO Florida, Inc. has been furnished by (\*) hand delivery or by U. S. Mail on this 29<sup>th</sup> day of April 2002 to the following:

(\*) Jason Fudge Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

James Meza
BellSouth Telecommunications, Inc.
c/o Nancy Sims
150 South Monroe Street
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Tallahassee, Florida 32301

Patrick Turner
BellSouth Telecommunications, Inc.
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Vicki Gordon Kaufman