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> > FROM THE DESK OF: WILLIAM B. GRAHAM e-mail: bgraham@mcfarlain.com

December 3, 2003

Blanco S. Bayo Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0855

Response of Comcast Business Communications, Inc. to the Data Request by the Florida Public Service Commission Regarding Implementation of Requirements Arising From FCC's Triennial Unbundled Network Element Review - Local Circuit Switching for Mass Market Customers (Docket No. 030851-TP) and High-Capacity Loops and Transport (Docket No. 030852-TP)

Dear Ms. Bayo:

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In its November 12, 2003 Data Requests regarding Implementation of Requirements arising from the Federal Communication Commission's Triennial UNE Review ("Data Requests"), the Florida Public Service Commission ("the Commission") directed Florida ALECs to provide information relative to their switching facilities and the provision of dedicated transport and of high-capacity loops. Comcast Business Communications, Inc. ("CBC" or the "Company") has reviewed the Data Requests, and has determined, as further described below, that the Commission's Data Requests are inapplicable to CBC.

CBC does not have active ALEC operations in the State of Florida. As a result, CBC does not own, lease or operate Class 5 or similar switches that provide qualifying services in Florida. Additionally the Company does not purchase or self-provision transport between ILEC central offices.

Furthermore, with respect to high-capacity loops, the Commission's Data Requests appear to be inapplicable to CBC. CBC does not provide the DS1, DS3s or dark fiber services specified in the Commission's spreadsheet. Rather, CBC provides two types of advanced data-only services in and around the Tallahassee area: Type A and Type B services. Type A services provide connectivity of local area networks using Ethernet technology for symmetrical data rates including 1.5 Mbps, 4.0 DOCUMENT NUMBERTEATE

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Mpbs and 10 Mbps. Type B services provide asynchronous transfer mode ("ATM") connectivity at rates of 10 Mbps, 25 Mbps, 45 Mbps, 100 Mbps to 155 Mbps. The foregoing services, as noted above, do not fit the Commission's request for information about DS1, DS3s or dark fiber services.

CBC appreciates your attention to this matter and will continue to cooperate with the Commission in this proceeding. If you have any questions with respect to this letter, please contact the undersigned at the address or telephone number above.

Sincerely,

William B. Graham, Esquire Attorney for Comcast Phone of Florida, LLC

WBG/ktc