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January 16, 2004

Ms. Blanca S. Bayo Director, Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 via Overnight Mail

NGCE/ED THAD

PM 12:

Re: Docket No. 030851-TP Implementation of Requirements Arising from FCC Triennial UNE Review: Local Circuit Switching for Mass Market Customers

Dear Ms. Bayo:

Enclosed please find an original and seven (7) copies of FDN Communications Request for Specified Confidential Classification of FDN's Response to Sprint Interrogatory (No. 1).

If you have any questions regarding the enclosed, please call me at 407-447-6636.

SincePel

Scott Kassman FDIV Communications Assistant General Counsel

AUS CAF CMP COM CTR ECR GCL DPC WMS SEC I OTH I CONF records LOCAL

This confidentiality request was filed by or for a "telco" for DN <u>O</u> (No ruling is required unless the material is subject to a request per 119.07, FS, or is admitted in the record per Rule 25-22.006(8)(b), FAC. (See OO219-OY)

LONG DISTANCE

390 North Orange Avenue - Suite 2000 - Orlando, FL 32801 407.835.0300 - Fax 407.835.0309 - www.fdn.com FPSC-COMMISSION CLERX

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Implementation of requirements arising from Federal Communications Commission's Triennial UNE review: Local Circuit Switching for Mass Market Customers.

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DOCKET NO. 030851-TP

FDN COMMUNICATIONS' REQUEST FOR SPECIFIED CONFIDENTIAL CLASSIFICATION

Florida Digital Network, Inc., d/b/a FDN Communications ("FDN") pursuant to Rule 25-22.006, Florida Administrative Code, and Section 364.183, Florida Statutes, files its Request for Specified Confidential Information as follows:

1. On January 7, 2004, FDN filed with the Commission Document No. 00219-

04. Said document contains confidential business information and customer specific information that is proprietary to FDN. FDN also filed a Notice of Intent to request confidential classification with Document No. 00219-04.

2. FDN hereby files this Request for Specified Confidential Classification because the information contained in Document No. 00219-04 contains market deployment data and other specific network information utilized by FDN to conduct business in Florida and release of such information would cause substantial competitive harm to FDN. The information contained in the referenced Document No. 00219-04 is confidential and proprietary under Florida Statutes, Section 364.183. The information in Document No. 00219-04 is the same or similar to information the Commission declared proprietary and confidential business information, exempt from Florida's Public Records Laws, by Order No. PSC-03-1263-PCO-TP, issued November 7, 2003, in this docket.

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3. Attachment A hereto contains an explanation of the proprietary information along with a list that identifies the location of information designated as confidential and proprietary.

4. Attachment B hereto is two redacted versions for public disclosure.

5. Attachment C hereto is a sealed envelope containing one copy of the documents that are confidential and proprietary.

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6. The information contained in Document No. 00219-04 contains market deployment data and other specific network information utilized by FDN to conduct its business. FDN has expended millions of dollars in infrastructure to support market deployment and its business. A significant portion of this investment will be wasted if Document No. 00219-04 is released to the public and competitors are thereby permitted to target the markets FDN has targeted in the same or similar manner as FDN. Therefore, such information should be classified as confidential business information and proprietary information pursuant to Section 364.183(3)(e). Further, such information has been kept as a trade secret under Section 364.183(3)(a).

7. FDN has treated and intends to continue to treat the information for which confidential classification is sought as private, and this information has not been generally disclosed.

8. The original of this Request has been mailed to the Division of Records for the Commission and a copy was served on the parties.

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WHEREFORE, based on the foregoing, FDN respectfully requests that the Commission enter an order declaring the information described hereinabove be

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confidential, proprietary business information that is not subject to public disclosure.

RESPECTFULLY SUBMITTED, this $\underline{//\epsilon}^{\ddagger}$ day of January 2004.

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Scott Kassman FDI Communications 390 North Orange Avenue Suite 2000 Orlando, FL 32801 (407) 835-0460 mfeil@mail.fdn.com skassman@mail.fdn.com

CERTIFICATE OF SERVICE Docket 030851-TP

I hereby certify that a copy of the foregoing was sent by e-mail and regular mail to the persons listed below, other than those marked with an (*) who have been sent a copy via overnight mail, this $\underline{/(c t h)}$ day of $\underline{/(a t h)}$, 2004.

BellSouth Telecommunications, Inc. D. Lackey/M. Mays/N. White/J. Meza/A. Shore c/o Ms. Nancy H. Sims 150 South Monroe Street Suite 400 Tallahassee, FL 32301-1556 <u>nancy.sims@bellsouth.com</u> <u>linda.hobbs@bellsouth.com</u> <u>chantel.stevens@bellsouth.com</u> <u>douglas.lackey@bellsouth.com</u> <u>meredith.mays@bellsouth.com</u> nancy.white@bellsouth.com

McWhirter Law Firm Vicki Gordon Kaufman 117 South Gadsden Street Tallahassee, FL 32301 vkaufman@mac-law.com

Verizon Florida, Inc. Richard Chapkis/Kimberly Caswell One Tampa City Center 201 North Franklin Street (33602) P.O. Box 110, FLTC 0007 Tampa, FL 33601-0110 richard.chapkis@verizon.com david.christian@verizon.com terry.scobie@verizon.com

AT&T Communications of the Southern States, LLC Ms. Lisa A. Sapper 1200 Peachtree Street, N.E. Suite 8100 Atlanta, GA 30309-3579 <u>lisariley@att.com</u> Mr. Adam Teitzman/Jason Rojas Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 <u>ateitzma@psc.state.fl.us</u> jrojas@psc.state.fl.us jsusac@psc.state.fl.us wgarcia@psc.state.fl.us vmckay@psc.state.fl.us

Covad Communications Company Mr. Charles E. Watkins 1230 Peachtree Street, N.E. 19th Floor Atlanta, GA 30309-3574 gwatkins@coyad.com

Florida Cable Telecom Assoc., Inc. Michael A. Gross 246 East 6th Avenue Suite 100 Tallahassee, FL 32303 <u>mgross@fcta.com</u>

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AT&T Tracy Hatch 101 North Monroe Street Suite 700 Tallahassee, FL 32301-1549 thatch@att.com ITC DeltaCom Ms. Nanette S. Edwards 4092 South Memorial Parkway Huntsville, AL 35802-4343 nedwards@itcdeltacom.com

KMC Telecom III, LLC Marva Brown Johnson, Esq. 1755 North Brown Road Lawrenceville, GA 30043-8119 marva.johnson@kmctelecom.com

Messer Law Firm Floyd Self/Norman Horton P.O. Box 1876 Tallahassee, FL 32302-1876 <u>fself@lawfla.com</u> <u>nhorton@lawfla.com</u>

Sprint Communications Corp. Susan Masterton P.O. Box 2214 Tallahassee, FL 32316-2214 <u>susan.masterton@mail.sprint.com</u> <u>chrystal.whitt@mail.sprint.com</u>

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MCI WorldCom Communications, Inc. Ms. Donna C. McNulty 1203 Governors Square Boulevard Suite 201 Tallahassee, FL 32301-2960 <u>donna.mcnutly@mci.com</u>

MCI WorldCom Communications, Inc. De O'Roark, Esq. Six Concourse Parkway Suite 3200 Atlanta, GA 30328 <u>de.oroark@wcom.com</u>

Xspedius Communications Ms. Rabinai E. Carson 5555 Winghaven Boulevard Suite 300 O'Fallon, MO 63366-3868 rabinai.carson@xspedius.com

Allegiance Telecom, Inc. (IL) Theresa Larkin 700 East Butterfield Road Lombard, IL 60148 terry.larkin@algx.com

Casey & Gentz, LLP Bill Magness 919 Congress Avenue, Suite 1060 Austin, TX 78701

Supra Telecom Jonathan Audu 1311 Executive Center Drive Suite 220 Tallahassee, FL 32301-5027 jonathan.audu@stis.com BellSouth BSE, Inc Mr. Mario L. Soto 400 Perimeter Center Terrace Suite 400 Atlanta, GA 30346-1231 mario.soto@bellsouth.com

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NewSouth Communications Corp. Jake E. Jennings Two North Main Center Greenville, SC 29601-2719 jejennings@newsouth.com

Comm. South Companies, Inc. Sheri Pringle P.O. Box 570159 Dallas, TX 75357-9900 springle@commsouth.net

Granite Telecommunications, LLC Rand Currier/Geoff Cookman 234 Copeland Street Quincy, MA 02169-4005 rcurrier@granitenet.com

Phone Club Corporation Carlos Jordan 168 S.E. 1st Street, Suite 705 Miami, FL 33131-1423 <u>phoneclubcorp@aol.com</u>

Tier 3 Communications Kim Brown 2235 First Street, Suite 217 Ft. Myers, FL 33901-2981 steve@tier3communications.net

Sprint (KS) Kenneth A Schifman 6450 Sprint Parkway Mailstop: KSOPHN0212-2A303 Overland Park, KS 66251-6100 Supra Telecom Jorge Cruz-Bastillo 2620 S.W. 27th Avenue Miami, FL 33133-3005 jorge.cruz-bastillo@stis.com

Access Integrated Networks, Inc. Mr. Mark A. Ozanick 4885 Riverside Drive, Suite 107 Macon, GA 31210-1148 mark.ozanick@accesscomm.com

Miller Isar, Inc. Andrew O. Isar 7901 Skansie Avenue, St. 240 Gig Harbor, WA 98335 <u>aisar@millerisar.com</u>

Ben Johnson Associates, Inc. John Nesmith 2252 Killearn Center Blvd. Tallahassee, FL 32309 jn@benjohnsonassociates.com

Universal Telecom, Inc. Jennifer Hart P.O. Box 679 LaGrange, KY 40031-0679 Jenniferh@universaltelecominc.com

Sprint (NC) H. Edward Phillips, III 14111 Capital Boulevard Mailstop: NCWKFR0313-3161 Wake Forest, NC 27587-5900 Z-Tel Communications, Inc. Thomas Koutsky 1200 19th Street, NW Suite 500 Washington, DC 20036 <u>tkoutsky@z-tel.com</u>

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Office of the Public Counsel C/O The Florida Legislature Charles J. Beck, Deputy Public Counsel 111 Wets Madison Street Room 812 Tallahassee, FL 32399-1400 beck.charles@leg.state.fl.us Michael B. Twomey, Esq. PO Box 5256 Tallahassee, FL 32314-5256 <u>miketwomey@talstar.com</u>

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Matthew Feil Scott A. Kassman FDN Communications 390 North Orange Avenue Suite 2000 Orlando, FL 32801 (407) 835-0460 (407) 447-6636 <u>mfeil@mail.fdn.com</u> <u>skassman@mail.fdn.com</u>

ATTACHMENT A

FDN Communications FPSC Docket No. 030851-TP Request for Confidential Classification January 17, 2004

REQUEST FOR CONFIDENTIAL CLASSIFICATION OF FDN'S RESPONSES TO SPRINT INTERROGATORY NO. 1

Reasons for Claim for Proprietary Information Status

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- 1. This information contains proprietary investment, market deployment, customer location information and competitive interest information. This information is valuable, is used by FDN in conducting its business, and FDN strives to keep it secret. Therefore, such information relates to competitive interests of FDN, the disclosure of which would impair the competitive business of FDN. See Section 364.183(3)(e), Florida Statutes.
- 2. This information contains information that FDN strives to keep secret because it is elemental to FDN's business and status in the competitive market place. Therefore, such information is a trade secret. See Section 364.183(3)(a), Florida Statutes.

FDN's Responses to Sprint's Interrogatory No. 1 Reason

Column A through and including Column Q Line 3 through and including Line 96 1, 2

ATTACHMENT B

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FDN Communications FPSC Docket No. 030851-TP Request for Confidential Classification January 17, 2004

REQUEST FOR CONFIDENTIAL CLASSIFICATION OF FDN'S RESPONSES TO SPRINT INTERROGATORY NO. 1

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TWO REDACTED COPIES

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ATTACHMENT C

FDN Communications FPSC Docket No. 030851-TP Request for Confidential Classification January 17, 2004

REQUEST FOR CONFIDENTIAL CLASSIFICATION OF FDN'S RESPONSES TO SPRINT INTERROGATORY NO. 1

ONE HIGHLIGHTED COPY (IN ENVELOPE)

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