#### BEFORE THE PUBLIC SERVICE COMMISSION

In re: Implementation of requirements arising from Federal Communications Commission's triennial UNE review: Location-Specific Review for DS1, DS3 and Dark Fiber Loops, and Route-Specific Review for DS1, DS3 and Dark Fiber Transport.

DOCKET NO. 030852-TP ORDER NO. PSC-04-0236-PCO-TP ISSUED: March 2, 2004

#### ORDER MODIFYING PREHEARING PROCEDURAL REQUIREMENTS

#### I. <u>CASE BACKGROUND</u>

In response to the Federal Communications Commission's (FCC) August 21, 2003, Triennial Review Order (TRO), this Commission opened two dockets to ascertain whether impairment exists within the state and local markets. Docket No. 030851-TP was initiated to address local circuit switching for mass market customers, and Docket No. 030852-TP was initiated to address the location-specific review for DS1, DS3, and dark fiber loops and route-specific review for DS1, DS3, and dark fiber transport. Pursuant to the TRO the state commission must complete such proceedings within nine months from the TRO's effective date.

On February 9, 2004, a prehearing conference was held in this matter. Thereafter, a Prehearing Order was issued on February 18, 2004. Since the issuance of that Order, additional procedural requirements have been deemed necessary. As such, this Order is issued to incorporate those additional procedural requirements.

#### II. PREHEARING IDENTIFICATION OF TESTIMONY AND EXHIBITS

#### A. <u>Testimony</u>

In order to facilitate the introduction at hearing of prefiled testimony, Commission staff was directed to compile a sequentially numbered, comprehensive list of testimony filed to date. That list is attached to this order as "Attachment A." At the appropriate time at the beginning of the hearing, our staff shall seek to move into the record, as though read, ALL of the prefiled testimony of the parties as listed in the sequentially numbered comprehensive list to which there is no objection.

To facilitate this procedure, parties shall file errata sheets for all prefiled testimony by on Tuesday, March 2, 2004, at noon.

B. Exhibits

DOCUMENT NUMBER-DATE 03077 MAR-2 s FPSC-COMMISSION CLERK In order to facilitate the introduction at hearing of discovery exhibits and exhibits to prefiled testimony, Commission staff was directed to compile a sequentially numbered, comprehensive list of exhibits identified to date. That list was disseminated by staff counsel to the parties by e-mail on February 26, 2004, and is attached to this order as "Attachment B." In staff counsel's February  $26^{th}$  e-mail, parties were informed of the following:

- 1. By noon on March 1, 2004, each party shall respond by email to staff counsel with <u>any objections</u> that the party may have to the introduction into the record of any of the exhibits set forth in the attached list. For each objection, the party shall identify both the "Hearing I.D. #" from the first column and the basis for the objection. Additionally, the party shall indicate <u>any corrections</u> that need to be made to the list.
- 2. On March 2, 2004, a revised, sequentially numbered comprehensive list of exhibits that identifies the exhibits to which there are objections will be disseminated to the parties by e-mail. Specifically, based on the information received on March 1, 2004, the "Hearing I.D. #" of each exhibit that is the subject of an objection will be set forth in **BOLD** font. All remaining exhibits (i.e., those to which there are no objections) will remain in regular font.
- 3. At the appropriate time at the beginning of the hearing in this matter, our staff will seek to move into the record ALL of the exhibits listed in the sequentially numbered comprehensive list to which there is no objection.
- 4. Additional exhibits will continue sequentially after the last number set forth on the comprehensive exhibit list.

Furthermore, the parties are reminded that to the extent a party uses exhibits during the course of the hearing, that party is responsible for ensuring that the exhibits are copied and provided to the Commissioners, the other parties, and the Commission staff at the time of their use.

It is therefore,

ORDERED by Commissioner Charles M. Davidson, as Prehearing Officer, that the procedures set forth in the body of this order modify those set forth in Order No. PSC-04-0167-PHO-TP and shall govern this proceeding. It is further

ORDERED that Order No. PSC-04-0167-PHO-TP is affirmed in all other respects.

By ORDER of Commissioner Charles M. Davidson, as Prehearing Officer, this <u>2nd</u> day of <u>March</u>, <u>2004</u>.

M.

Commissioner and Prehearing Officer

(SEAL)

AJT/BK

#### NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of the Commission Clerk and Administrative Services, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate

remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

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# ATTACHMENT A

Hearing I.D.	# Witness	Title	Date Fil
No C. Clark & State State State		1998年1月18日1月1日(1997年1月)1月19日(1998年1月19日) 1999年1月1日(1997年1月)1月1日(1997年1月)1月1日(1997年1日)1月1日(1997年1日)1月1日(1997年1日)1日(1997年1日)1日(1997年1日)1日(1997年1日)1日(1997年	<u>.</u>
1		Comprehensive Proposed Stipulated Testimony List	03/03/0
2	Dr. Aniruddha (Andy) Banerjee	Direct	12/22/0
3	Dr. Aniruddha (Andy) Banerjee	Supplemental Direct	01/09/0
4	Dr. Aniruddha (Andy) Banerjee	Surrebuttal	02/04/0
5	A. Wayne Gray	Direct	12/22/0
6	A. Wayne Gray	Surrebuttal	02/04/0
7	Shelly W. Padgett	Direct	12/22/0
8	Shelly W. Padgett	Supplemental Direct	01/09/0
9	Shelly W. Padgett	Rebuttal	01/21/0
10	Shelly W. Padgett	Surrebuttal	02/04/0
11	Orville D. Fulp/John White (Panel)	Joint Direct	12/22/0
12	Orville D. Fulp/John White (Panel)	Joint Supplemental Direct	01/09/0
13	Orville D. Fulp/John White (Panel)	Corrected Page 3 of Joint Supplemental Direct	02/23/0
14	Orville D. Fulp/John White (Panel)	Joint Surrebuttal	02/04/0

#### AT&T 16 Jay Bradbury Rebuttal 01/21/04 17 Jay Bradbury Surrebuttal 02/04/04 FCCA 18 Gary J. Ball **Revised** Direct 01/15/04 19 Gary J. Ball Rebuttal 01/21/04 20 Gary J. Ball 02/04/04 Surrebuttal **FDN** 21 Ryan Hand Rebuttal 01/21/04 ITC^DeltaCom 22 Steve Brownworth Rebuttal 01/21/04 KMC 23 Marva Brown Johnson Rebuttal 01/21/04 MCI 24 Lonnie Hardin Rebuttal 01/21/04 New South 25 Jake E. Jennings Amended Direct 12/29/03 **Sprint** Kent W. Dickerson Direct 12/04/03 26 01/21/04 27 Kent W. Dickerson Rebuttal 02/04/04 28 Kent W. Dickerson Surrebuttal **Xpedius** James C. Falvey 29 Rebuttal 01/21/04

#### ATTACHMENT A

#### ORDER NO. PSC-04-0236-PCO-TP DOCKET NO. 030852-TP PAGE 7

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Staff		
1		Comprehensive Proposed Stipulated Exhibit List
2	Access-Stip-1	Access Integrated's Responses To BellSouth's1st set of ROGs (1-13)
		Access Integrated's Responses To BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
		Access Integrated's Responses To BellSouth's 2nd request for POD (6-7)
		Access Integrated's Responses To Staff's1st set of ROGs (1-14) & 1st request for POD (1-7)
3	Allegiance-Stip-1	Allegiance's Responses to BellSouth's 1st request for admissions, 2nd set of ROGs (28-33), & 3rd request for POD (9)
		Allegiance's Responses to BellSouth's 1st set of ROGs & request for POD
		Allegiance's Responses to BellSouth's 2nd request for admissions, 3rd set of ROGs (34-57), & 4th request for POD 10)*
		Allegiance's Responses to BellSouth's 2nd POD*
	•	Allegiance's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
		Allegiance's Responses to Staff's 2nd set of ROGs (15-34) & 2nd request for POD (8-9)*
		Allegiance's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-23), & first request for POD(1-11)
		Allegiance's Responses to Verizon's 2nd set of ROGs (24-25)*
		Allegiance's Responses to Sprint's 1 <sup>st</sup> set of ROGs (a-s)
4	AllTel-Stip-1	AllTel's Responses to Staff's 1st set of ROGs (1-18) & 1st request for POD (1)*
5	FCCA-Stip-1	FCCA's Responses to BellSouth's 1st set of ROGs*
		FCCA's Responses to BellSouth's 1st request for POD (1-2)

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		FCCA's Responses to Staff's 2nd set of ROGs (6-52) & 2nd request for POD (2-11)*
		FCCA's Responses to Staff's 1st set of ROGs (1-4) & 1st request for PODs (1)
6	FPL-Stip-1	
		FPL's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21) and 1st request POD (1-11)*
		FPL's Responses to Verizon's 2nd set of ROGs (22-24) & 2nd request for POD (12)*
7	Global-Stip-1	Global Crossing's Responses to BellSouth's 1st request for admissions
8	ICG-Stip-1	ICG's Responses to BellSouth's 1st set of ROGs (1-13)
		ICG's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
		ICG's Responses to BellSouth's 2nd request for POD (6-7)
		ICG's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
9	IDS-Stip-1	IDS's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)*
10	Intermedia-Stip-1	Intermedia's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs(1-21) and 1st request POD (1-11)*
		Intermedia's Responses to Verizon's 2nd set of ROGs (22-23)*
11	Level-Stip-1	Level 3's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs(1-21) and 1st request POD (1-11)*
	:	Level 3's Responses to Verizon's 2nd set of ROGs (22-23)*
12	Network-Stip-1	Network Telephone's Responses to BellSouth's 1st set of ROGs (1-13)
		Network Telephone's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
		Network Telephone's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
		Network Telephone's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-23), & 1st request for POD (1-11)*

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13	NewSouth-Stip-1	NewSouth's Responses to BellSouth's 1st set of ROGs (1-13)
		NewSouth's Responses to BellSouth's 2nd set of ROGS & 1st request for PODs (1-5)*
		NewSouth's Responses to BellSouth's 2nd request for POD (6-7)*
		NewSouth's Responses to BellSouth's 3rd request for PODs (23-24)*
		NewSouth's Responses to BellSouth's request for admissions (113-114)
		NewSouth's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)*
		NewSouth's Responses to Staff's 2nd set of ROGs (15-16) & 2nd request for POD (8-9)*
		NewSouth's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-23), & 1st request for PODs (1-11)*
14	NuVox-Stip-1	
		NuVox's Responses to BellSouth's 1st request for admissions, 2nd set of ROGs (28-30), & 2nd request for PODs (8)
	j	NuVox's Responses to BellSouth's 1st request for ROGs (1-27)
		NuVox's Responses to BellSouth's 1st request for PODs (1-7)*
		NuVox's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
15	Progress-Stip-1	Progress' Responses to Verizon's 1st request for admissions, 1st set of ROGs and 1st request POD
		Progress' Responses to Verizon's 2nd set of ROGs (22-23)
16	SBC-Stip-1	SBC's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-23), & 1st request for PODs (1-11)*
		SBC's Responses to Verizon's 2nd set of ROGs (22-23)*
17	Supra-Stip-1	Supra's Responses to BellSouth's 1st set of ROGs (1-13)
	1	Supra's Responses to BellSouth's 2nd set of ROGs and 1st request POD (1-5)
		Supra's Responses to BellSouth's 2nd request for POD (6-7)

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18	Telcove-Stip-1	Supra's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)*
10	Tercove-Sup-1	Telcove's Responses to BellSouth's 1st request for admissions, 1st set of ROGs (1-5), & 1st requests for POD (1)*
		Telcove's Responses to BellSouth's 2nd request for admissions, 2nd set of ROGs (6-21), & 2nd request for POD (2)*
		Telcove's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-23), & 1st request for PODs (1-11)*
		Telcove's Responses to Verizon's 2nd set of ROGs (22-23)*
19	Time-Stip-1	Time Warner's Responses to BellSouth's 1st request for admissions (1-5), 2nd set of ROGs (6-8), & 1st request for POD (1)
		Time Warner's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & first request for POD (1-11)
		Time Warner's Responses to Verizon's 2nd set of ROGs (22-23)
20	XO-Stip-1	XO's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21) and 1st request POD (1-11)*
		XO's Responses to Verizon's 2nd set of interrogatories (22-23)*
21	Xspedius-Stip-1	Xspedius' Responses to BellSouth's 1st set of ROGs (1-13)
		Xspedius' Responses to BellSouth's 2nd set of ROGs (14-23) and 1st request POD*
		Xspedius' Responses to BellSouth's 2nd request for admissions, 4th set of interrogatories (30-55), & 4th request for POD (7)*
		Xspedius' Responses to BellSouth's 2nd request for POD*
		Xspedius' Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (6)
		Xspedius' Responses to Staff's 1st set of ROGs (1/14) and 1st request for POD (1-7)

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		Xspedius' Responses to Staff's 2nd set of interrogatories (15-50) & 2nd request for POD (8-9)*         Xspedius' Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for POD (1-11)
22	Ztel-Stip-1	Xspedius' Responses to Verizon's 2nd set of interrogatories (22-23)*
22	Zier-Sup-1	Z-Tel's Responses to BellSouth's 1st set of ROGs (1-13)         Z-Tel's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)         Z-Tel's Responses to BellSouth's 2nd request for POD (6-7)
23	DR Responses-Stip-1	Z-Tel's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
23	CONF DR RESPONSES-	All Non-confidential responses to 2003 TRO Staff Data Request Time Warner – Documents No. 11441-03, 11573-03, 12183-03, 12954-03
	Stip-1	Daystar - Document No. 12102-03 Atlantic.net- Document No. 12210-03
		Orlando Telephone Co Document No. 12212-03 FPL FiberNet – Document No. 12267-03
		SBC Telecom – Document No. 12280-03
		Telepak Networks Document No. 12290-03 Knology Document No. 12324-03
		US LEC – Document No. 12326-03 AT&T/TCG – Document No. 12338-03
		Covad – Document No. 12357-03
		XO- Document No. 12360-03, 12690-03 Sprint – Document No. 12363-03, 12503-03

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	FDN – Document No. 12393-03, 02235-04
	Allegiance – Document No. 12525-03
	WillTel – Document No. 12573-03
	Grande- Document No. 12623-03
	Adelphia – Document No. 12735-03
	Nuvox – Document No. 12776-03
	MCI – Document No. 12838-03
	ALLTEL – Document No. 12866-03
	ITC Deltacom – Document No. 12888-03
	KMC – Document No. 13234-03
	Level 3 – Document No. 00619-04
	Progress Telecom – Document No. 01688-04
	Supra – Document No. 02236-04
	Preferred Carrier Services, Inc. – Document No. 12918-03
	CAT Communications International, Inc. – Document No. 12989-03
	The Alternative Phone Company – Document No. 13196-03
	The City of Leesburg – Document No. 13270-03
	New World Network – Document No. 13271-03
	TSI Telecommunication Network Services, Inc. – Document No. 13434-03
	Global Crossing Telemanagement, Inc, Global Crossing Local Services, Inc Document No. 00016-04
	Cable and Wireless Americas Operations, Inc Document No. 01092-04
	Lightyear Communications, Inc Document No. 001919-04

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	Access Point Inc. – Document No. 01935-04
	Advantage Group of Florida Communications, LLC - Document No. 02020-04
	BullsEye Telecom, Inc. – Document No. 02075-04
	FOCAL – Document No. 02133-04
	Hayes E-Government Resources – Document No. 12380-04
	BCI/DSSI Services, LLC – Document No. 12381-03
	The City of Daytona Beach – Document No. 12397-03
	Sun-Tel USA, Inc. – Document No. 12398-03
	France Telecom Corporate Solutions LLC – Document No. 12467-03
	Express Phone Service, Inc. – Document No. 12469-03
	Sandhills Telecommunications Group, Inc. – Document No. 12470-03
	Georgia Public Web, Inc. – Document No. 12518-03
	GRUCom Communications Services – Document No. 12533-03
	IDS Telecom, LLC – Document No. 12556-03
	OneStar Long Distance, Inc. – Document No. 12557-03
	Navigator Telecom LLC – Document No. 12660-03
	FPL FiberNet - Document No. 12265-03
	PowerNet Global – Document No. 12276-03
	Network Telephone – document No. 12277-03
	Amerimex Communications Corp Document No. 12283-03
	PaeTec Communications, Inc Document no. 12284-03
	Telsys, Inc. – Document No. 12285-03

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earing (LD), #) - Writtes - LD, # A. (L	Description
	City of New Smyrna Beach – Document No. 12286-03
	City of Lakeland – Document No. 12287-03
	ISN Communications – Document No. 12288-03
	Saturn Telecommunications Services Inc. – Document No. 12291-03
	The Gulas Group – Document No. 12293-03
	Southern Light, LLC – Document No. 12294-03
	ACTEL – Document No. 12302-03
	Alternative Telecommunication Services Inc. – document No. 12305-03
	American Dial Tone – Document No. 11627-03
	Universal Telecom – Document no. 11812-03
	one point Communications - Georgia, LLC d/b/a Verizon Avenue - Document No. 11839-03
	E.Com Technologies LLC – Document No. 11898-03
	NOW Communications, Inc. – Document No. 11903-03
1 1	T3 Communications LLC. – Document No. 11907-03
	BellSouth BSE, Inc. – Document No. 11921-03
	Phone Club Corporation – Document No. 11946-03
	Access Integrated Networks, Inc Document No. 11947-03
	Quality Telephone Inc. – Document No. 12070-03
	American Fiber Network, Inc Document No. 12123-03
	Tiburon Telecom, Inc. – Document No. 12124-03
	Communications Xchange – Document No. 12129-03
	1-800-RECONEX, Inc. – Document No. 12130-03

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		Symtelco, LLC – Document No. 12133-03
		Bellerud Communications, LLC – Document No. 12135-03
		Verizon Select Services Inc. – Document No. 12200-03
		LecStar Telecom, Inc. – Document No. 12204-03
		OnFiber Carrier services Inc. – Document No. 12206-03
		Tallahassee Telephone Exchange – Document No. 12250-03
		NewSouth – Document No. 02440-04
		Xspedius Communications – Document No. 02405-04
		SBC Supplemental response – Document No. 02400-04
25	SDR-Responses-Stip-1	All non-confidential responses to Staff's Supplemental Data Requests
26	SDR-CONF Responses-	XO's Responses to Staff's supplemental data request - Document No. 02788-04
	Stip-1	Response to Staff's supplemental request for information
		Responses to supplemental TRO Data Request; corrections/revisions to Progress 1 <sup>st</sup> set of responses to staff TRO CLEC data request; statement of clarification re Progress' network structure and configuration
27	BST CONF-Stip-1	BellSouth's Responses to MCI's 1st POD interrogatory No. 68 - Document No. 12346-03
1		BellSouth: Certain matters contained in direct testimony of Aniruddha Banerjee - Document No. 13326-03
		BellSouth's Response to FCCA's 1st request for POD No. 1 - Document No. 00840-04
		BellSouth's Responses to Allegiance's 1st request for POD Item 1 - Document No. 01141-04
		BellSouth's Response to AT&T's 1st request for PODs, Item Nos. 1 & 3 - Document No. 01292-04
		BellSouth's CD containing response to Item 1 in Sprint's 1st set of interrogatories - Document No. 01609-04
1		BellSouth's Supplemental responses to FCCA's 1st request for PODs, Item No. 5, provided on CD; contains GEO-
		LIT Plus report referred to in prefiled testimony of Shelley W. Padgett - Document No. 01747-04
		BellSouth's Responses to FCCA's 1st request for POD Item No. 1 - Document No. 01918-04

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		BellSouth's Responses to Staff's 3rd set of ROGs - Document No. 02396-04
		BellSouth's Response to AT&T's 1st request for PODs, Item Nos. 1 & 3 on CD - Document No. 02372-04 BellSouth's Attachments to response to Interrogatories 62, 63, 64, 65, 66, 69, 72, and 73 in staff's 4th set - Docum No. 02729-04
		BellSouth's Supplemental response to Nos. 39, 40, 46, and 47 in staff's 3rd set of interrogatories - Document No. 02727-04
		BellSouth: Information contained in 1 <sup>st</sup> supplemental responses to FCCA's 1 <sup>st</sup> request for PODs, Item No. 5, includes confidential 3 <sup>rd</sup> party information – Document No. 02886-04
		BellSouth's Responses to Staff's 2nd set of ROGs, Item No. 25; and CD containing copy of revised BACE Mode response to staff's supplemental request for staff's 2nd PODs, Item Nos. 12, 13, and 14 – Document No. 02919-04
28	VZ CONF-Stip-1	Verizon's Responses to Staff's 1st set of interrogatories No. 9 - Document No. 13600-03
		Verizon: Certain information contained in responses to AT&T's 1st request for POD No. 1 - Document No. 0139 04
		Verizon: Certain information contained in direct testimony, joint supplemental direct testimony and joint surrebut testimony of Orville D. Fulp and John White - Document No. 01680-04
		Verizon's Exhibit 4 in motion to compel KMC discovery - Document No. 02539-04
		Verizon's Exhibit 4 in motion to compel Xspedius discovery - Document No. 02583-04
29	Sprint CONF-Stip-1	Sprint's Responses to Staff's 1st set of interrogatories No. 3, 5, 7(a), 10 - Document No. 13584-03
		Sprint's Responses and answers to BellSouth's 1st request for admissions, 1st set of ROGs, & 2nd request for PO Document No. 01910-04
		Sprint's Answers and responses to BellSouth's 2nd request for admissions and 2nd set of interrogatories (Nos. 8-3 and 3rd request for production of documents (No. 4) - Document No. 02731-04

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		Sprint's Highlighted portions of supplemental answers to BellSouth's 2nd set of ROGs Nos. 21 & 22 - Document No. 02808-04
		Sprint's Portions of responses and answers to BellSouth's 1st request for admissions(Nos. 1-3), 1st ROGs (Nos. 4-7), and 2nd request for PODs (No. 3) - Document No. 02748-04
		Highlighted portions of revised answers to BellSouth's 2 <sup>nd</sup> set of Interrogatories Nos. 14 & 15
		Highlighted portions of attachments to Staff's answers for Interrogatories Nos. 37, 38, 39, 40, 41, 47, 48, & 50
30	MISC Conf-Stip-1	Allegiance's Responses to Staff's 1st set of interrogatories & 1st request for POD - Document No. 13633-03
		Allegiance's Responses to Verizon's 1st Request for Admissions, 1st set of interrogatories, & 1st request for POD - Document No. 00853-04
		AT&T: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11123-03
		AT&T's Responses to BellSouth's 2nd set of interrogatories No. 15 and 15a - Document No. 13053-03
		AT&T: Certain information provided in responses to staff's 1st set of interrogatories, Attachment Nos. 5, 10, & 11 - Document No. 00349-04
		AT&T's 1st supplemental response to BellSouth's 2nd set of interrogatories Item No. 15 Attachment No.1 - Document No. 00763-04
		AT&T's Rebuttal Testimony of Jay M. Bradbury - Document No. 00923-04
		AT&T: Certain information provided in attachment to Item No. 24 of responses to BellSouth's 3rd set of ROGs - Document No. 01940-04
		AT&T: Certain information provided in Attachment No. 14 to supplemental response to BellSouth's 2nd set of ROGs - Document No. 02018-04
		AT&T: Certain information provided in response to BellSouth's 4th set of ROGs, No. 52 - Document No. 02960-04
		DIECA Covad's Responses to BellSouth's 1st set of interrogatories No. 6 - Document No. 11103-03

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stichning (D) # ( SWingss ) - (#014% Assient	Dispannian
	DIECA Covad's Responses to Staff's 1st set of interrogatories No. 1(a), 1(b), 5(a), 5(b), 7(c) - Document No. 13575- 03
	DIECA Covad's Bates-Stamped copies of identical response to BellSouth's request for Production No. 6 and Verizon's supplemental PODs Nos. 2, 8, and 9 - Document No. 01016-04
	FCCA's Motion to Strike BellSouth's testimony - Document No. 00598-04
	FCCA's Responses to Staff's 2 <sup>nd</sup> set of ROGs (No. 13 and Attachment 1)
	FDN's Responses to BellSouth's 1st set of interrogatories No. 4 & 6 - Document No. 11076-03
	FDN's Document containing market deployment data and - Document No. 11267-03
	FDN's Revised response to BellSouth's 1st set of interrogatories No. 4 - Document No. 12008-03
	FDN's Responses to BellSouth's 1st set of interrogatories No. 4 & 20 - Document No. 12549-03
	FDN's Appendix Int. 6 in response to BellSouth's interrogatory No. 6 - Document No. 00222-04
	FDN's Information contained in Appendix Int. 1, 2-A, and 2-B served in response to BellSouth's Int. Nos. 1-15 - Document No. 00527-04
	FDN's Responses to BellSouth's 2nd request for POD No. 6 - Document No. 00668-04
	FDN's Appendix Int. 1, 2-A, and 2-B in response to Verizon's Interrogatories Nos. 1-15 - Document No. 00993-04
	FDN's Information contained in Appendix 27-A, 28-A, and 28-B served in response to BellSouth's ROGs Nos. 27 & 28 - Document No. 01948-04
	FDN: All information contained in second revised Appendix Int. 4-A in response to BellSouth's ROG No. 4 - Document No. 02232-04
	FDN's 2nd revised responses to BellSouth's 1st set of ROGs - Document No. 02432-04
	FDN's 2 <sup>nd</sup> revised responses to BellSouth's 1 <sup>st</sup> set of ROGs

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	FDN's portions of responses to BellSouth's 1 <sup>st</sup> request for Admissions, 3 <sup>rd</sup> set of ROGs (Nos. 24-29), & 3 <sup>rd</sup> request for PODs (No. 8)
	Florida Multi-Media 's Confidentiality agreement with responses to 2003 TRO data request - Document No. 02705- 04
	Harbor Communications' Response to BellSouth's 1st request for admissions, 1st of ROGs, and 1st request for PODs - Document No. 02243-04
	ITC: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11356-03
	ITC's Response to Staff's 1st set of interrogatories and 1st request for POD - Document No. 00912-04
	ITC: Certain information provided in response to BellSouth's 1st request for admissions, 3rd set of ROGs, & 3rd request for POD - Document No. 02107-04
	ITC: Certain information provided in responses and objections to Staff's 2nd set of interrogatories and 2nd request for PODs (Nos. 24-37) – Document No. 02940-04
	KMC: Certain information provided in responses and objections to BellSouth's 1st set of interrogatories - Documer No. 00609-04
	KMC's Responses to Staff's 1st ROGs - Document No. 02354-04
	KMC: Certain information in supplemental responses to Staff's 1st set of ROGs - Document No. 02528-04
	MCI: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11082-03
	KMC: Certain information provided in responses & objections to Verizon's 1st request for admissions, 1st set ROGs, & 1st request for PODs
	MCI's Responses and objections to Staff's 1st set of interrogatories & 1st request for POD - Document No. 01130-0

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	MCI: Certain information contained in responses to Verizon's 1st request for admissions, 1st set of ROGs, & 1st request for PODs - Document No. 01424-04
	MCI's Corrected responses to Verizon's 1st request for admissions, 1st set of interrogatories, & 1st request for POD - Document No. 01488-04
	MCI: Certain information in responses to and objections to BellSouth's 1st request for admissions, 3rd set of ROGs, and 3rd request for PODs - Document No. 01901-04
	MCI: Certain information provided in supplemental responses to BellSouth's 1st set of ROGs (Nos. 1, 4, 8, and 12) - Document No. 02275-04
	MCI's Response to Staff's 2nd set of ROGs & 1st POD - Document No. 02360-04 MCI: Certain information provided in responses and objections to BellSouth's 2nd request for admissions and 4th set of interrogatories (Nos. 30-54) and 4th request for PODs (No. 9) - Document No. 02716-04
	MCI: Certain information provided in supplemental responses to BellSouth's 2nd set of interrogatories (Nos. 21 and 22) and 1st request for PODs (No. 2) - Document No. 02721-04
	MCI: Certain information provided in responses & objections to Verizon's 2 <sup>nd</sup> request for Admissions, 2 <sup>nd</sup> set ROGs, 2 <sup>nd</sup> request for PODs
	Network Telephone's Responses to BellSouth's 2nd set of interrogatories No. 15c, 19, 20 - Document No. 11699-03
	Network Telephone's Responses to Staff's 1st set of interrogatories (1 & 5) & 1st request for POD - Document No. 13647-03
	NuVox's Highlighted information in response to Staff's interrogatories 5a-e & 9 (a)(i) - Document No. 00548-04
	Xspedius: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11433-03
	Xspedius: Certain information in revised response to BellSouth's 1st set of interrogatories - Document No. 13335-03
	Xspedius' Rebuttal Testimony of James C. Falvey - Document No. 00907-04

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			Xspedius' Responses and objections to Verizon's 1st request for admissions, 1st set of interrogatories & 1st request for POD - Document No. 01665-04
			Xspedius: Certain information in responses to and objections to BellSouth's 1st request for admissions, 3rd set of ROGs, and 3rd request for PODs - Document No. 01899-04
			Xspedius: Certain information provided in responses to staff's 1st set of interrogatories and 1st request for POD - Document No. 00482-04
31	Fulp/White	OFJW-D	Orville D. Fulp / John White, March 1, 2004, Deposition Transcript - Verizon
32	Padgett	SPT-D	Shelly W. Padgett, February 19, 2004, Deposition Transcript - BellSouth
33	Gray	AWG-D	A. Wayne Gray, February 19, 2004, Deposition Transcript - BellSouth
34	Banerjee	DAB-D	Dr. Aniruddha Banerjee, February 19, 2004, Deposition Transcript - BellSouth
35	Ball	GBL-D	Gary J. Ball, February 18, 2004, Deposition Transcript - FCCA
36	Jennings	JEJ-D	Jake E. Jennings, February 18, 2004, Confidential Deposition Transcript - Document No. 02744-04 - NewSouth
37	Bradbury	JBY-D	Jay Bradbury, February 18, 2004 Deposition Transcript and late filed Exhibit 1 - AT&T
38	Hand	RYH-D-1	Ryan Hand, February 19, 2004, Confidential Deposition Transcript - Document No. 02619-04 - FDN
39	Hand	RYH-D-2	Ryan Hand, Confidential Late-Filed Exhibit 1 - Document No. 02754-04 & 02958-04 - FDN
40	Dickerson	KWD-D	Kent W. Dickerson, February 20, 2004, Deposition Transcript - Sprint
41	Falvey	JCF-D	James C. Falvey, February 23, 2004, Deposition Transcript - Xspedius
42	Hardin	LNH-D	Lonnie Hardin, February 23, 2004, Deposition Transcript - MCI
43	Brownworth	SBW-D	Steve Brownworth, February 24, 2004, Deposition Transcript - ITC
44	Johnson	MBJ-D	Marva Brown Johnson, February 25, 2004, Deposition Transcript - KMC
45	Anderson	RAN-D	Richard Anderson, February 12, 2004, CONFIDENTIAL Deposition Transcript - Document No. 02185-04 - Allegiance

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South		
46	BST-Stip-1	BellSouth's Responses to Allegiance's 1st set of ROGs (1-5) and 1st request for PODs (1)
		BellSouth's Responses to AT&T's 1st set of ROGs & 1st request for POD*
		BellSouth's Responses to DIECA Covad's 1st request for PODs (1)
		BellSouth's Responses to FCCA's 1st set of ROGs & 1st request for POD
		BellSouth's Responses to FDN's 1st set of ROGs (1-3) & 1st request for PODs (1-4)
		BellSouth's Responses to MCI's 1st set of ROGs (1-68) & 1st request for POD (1)
		BellSouth's Responses to MCI's 2nd set of ROGs (69-75)
		BellSouth's Responses to Sprint's 1st request for POD (1-3)
		BellSouth's Responses to Sprint's 1st set of ROGs (1-10) and 2nd request for POD (4-5)
		BellSouth's Responses to Sprint's 2nd set of ROGs (11-12) & 3rd set of PODs (6-11)
		BellSouth's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1)
		BellSouth's Supplemental Response to Staff's 1 <sup>st</sup> set of ROGs (1-9) & 1 <sup>st</sup> request for PODs (1)
		BellSouth's Responses to Staff's 2nd set of ROGs (10-26) & 2nd request for PODs (2-23)
		BellSouth's Supplemental Response to Staff's 2 <sup>nd</sup> set of ROGs (10-26) & 2 <sup>nd</sup> request for PODs (2-23)
		BellSouth's Responses to Staff's 3rd set of ROGs (27-47) & 3rd request for POD (24-37)
		BellSouth's 1 <sup>st</sup> Supplemental Response to Staff's 3 <sup>rd</sup> set of ROGs (27-47) & 3 <sup>rd</sup> request for PODs (24-37)
		BellSouth's $2^{nd}$ Supplemental Response to Staff's $3^{rd}$ set of ROGs (27-47) & $3^{rd}$ request for PODs (24-37) BellSouth's $2^{nd}$ Supplemental Response to Staff's $3^{rd}$ set of ROGs (27-47) & $3^{rd}$ request for PODs (24-37)
		BellSouth's Responses to Staff's 4th set of ROGs (48-81) & 4th request for POD (38-39)

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Verizon		
47	Ver-Stip-1	Verizon's Responses to AT&T's 1st set of ROGs (1) & 1st request for POD (1)
		Verizon's Responses to BellSouth's 1st request for admissions, 1st set of ROGs (1-3), & 1st request for POD (1) Verizon's Responses to FCCA's 1st set of ROGs (1-24) and 1st request for POD (1-3)*
		Verizon's Responses to FDN's 1st set of ROGs (1-4) and 1st request for POD (1-4) Verizon's Responses to MCI's 1st set of ROGs (1-68) and 1st request POD (1)
		Verizon's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1)
		Verizon's Responses to Staff's 2nd set of ROGs (10-46) & 2nd request for POD (2-15)
AT&T		
48	AT&T-Stip-1	AT&T's Responses to BellSouth's 1st set of ROGs (1-13)
		AT&T's Responses to BellSouth's 2nd set of ROGs (14-23) & 1st request for POD (1-5)
		AT&T's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8)
		AT&T's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-55), & 4th request for POD (9)*
		AT&T's Responses to BellSouth's 2nd request for POD (6-7)
		AT&T's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)

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		AT&T's Responses to Staff's 2nd set of ROGs (15-44) & 2nd request for POD (18-30)*
		AT&T's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-24), & first request for POD (1-11)
		AT&T's Supplemental Responses to Verizon's 1st set of ROGs (1-24)
		AT&T's Responses to Verizon's 2nd request for admissions (3), 2nd set of ROGs (25-27), & 2nd request for POD (12)*
Covad		
49	Covad-Stip-1	Covad's Responses to BellSouth's 2nd set of ROGs (14-23) & 1st request for POD (1-5)
		Covad's Responses to BellSouth's 1st set of ROGs (1-13)
		Covad's Responses to BellSouth's 2nd request for POD (6-7)
	1	Covad's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
		Covad's Responses to Verizon's 2nd set of ROGs (23-24)
		Covad's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-22), & first request for POD (1-11)
FDN		
50	FDN-Stip-1	FDN's Responses to BellSouth's 1st set of ROGs (1-13)

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		FDN's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8) FDN's Responses to BellSouth's 2nd request for POD (6-7)
		FDN's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
		FDN's Responses to Staff's 2nd set of ROGs (15-37) & 2nd request for POD (8-9)* FDN's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & first request for POD (1-
		11)
		FDN's Responses to Verizon's 2nd set of ROGs (22-23)*
ITC/BTI		
51	ITC/BTI-Stip-1	ITC's Responses to BellSouth's 1st set of ROGs (1-13)
	~	ITC's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8)
		ITC's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-54), & 4th request for POD (9)*
		ITC's Responses to BellSouth's 2nd set of ROGs & 1st request for POD*
		ITC's Responses to BellSouth's 2nd request for POD (6-7)*
		ITC's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
		ITC's Responses to Staff's 2nd set of ROGs (15-34) & 2nd request for POD (8-9)
		BTI's Responses to BellSouth's 1st set of ROGs (1-13)
		BTI's Responses to BellSouth's 2nd set of ROGs & 1st request for PODs
		BTI's Responses to BellSouth's 2nd request for POD

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		BTI's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)
KMC		
52	KMC-Stip-1	KMC's Responses to BellSouth's 1st set of ROGs (1-13)
		KMC's Responses to BellSouth's 2nd set of ROGs and 1st request POD
		KMC's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-25), and 3rd request for POD (6)
		KMC's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (36-60), & 4th request for POD (7)*
		KMC's Responses to BellSouth's 2nd request for POD (6-7)
		KMC's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-8)
		KMC's Responses to Staff's 2nd set of ROGs (15-47) & 2nd request for POD (8-9)*
	e	KMC's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-22) and 1st request POD (1-11)*
		KMC's Supplemental Responses to Verizon's 1 <sup>st</sup> set of ROGs (11-13)
		KMC's Responses to Verizon's 2nd set of ROGs (23-24)*
МСІ		
53	MCI-Stip-1	MCI's Responses to BellSouth's 1st set of ROGs (1-13)
		MCI's Responses to BellSouth's 2nd set of ROGs (14-23) and 1st request POD (1-5)
		MCI's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8)

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ienzing (a).# With:	SS (0.00 ##: ASTELLO	Description
		MCI's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-54), & 4th request for POD (9) MCI's Responses to BellSouth's 2nd request for POD (6-7)
		MCI's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for PODs (1-11)
		MCI's Responses to Verizon's 2nd request for admissions (3), 2nd set of ROGs (22-24), & 2nd request for POD (12)*
		MCI's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)
		MCI's Responses to Staff's 2nd set of ROGs (15-42) & 2nd request for POD (8-9)
		MCI's Responses to BellSouth's 2nd Request for admissions & 6th set of ROGs (212-239)
		MCI's Responses to BellSouth's 5th set of ROGs*
print		
54	Sprint-Stip-1	
		Sprint's Responses to BellSouth's 1st request for admissions (1-3), 1st set of ROGs (4-7), & 2nd request for POD (3)
		Sprint's Revised Responses to BellSouth's 2 <sup>nd</sup> ROGs (Nos. 14 & 15)
		Sprint's supplemental Responses to BellSouth's 2 <sup>nd</sup> set of ROGs (Nos. 21 & 22)

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			Sprint's Responses to MCI's 1st set of ROGs (1-68) & 1st request for POD (1)
			Sprint's Responses to Staff's 2nd set of ROGs (15-54) & 2nd request for POD (8-10) (Sprint Communications)*         Sprint's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7) (Sprint Communications)         Sprint's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1) (Sprint Florida)
Testinopy	E ANDALIK		
BellSouth			
55	Gray	AWG-E-1	AWG-1; Exhibit to A. Wayne Gray's Direct Testimony
56	Gray	AWG-E-2	AWG-2; Exhibit to A. Wayne Gray's Direct Testimony
57	Gray	AWG-E-3	AWG-3; Exhibit to A. Wayne Gray's Direct & Surrebuttal Testimony
58	Gray	AWG-E-4	AWG-4; Exhibit to A. Wayne Gray's Direct Testimony
59	Gray	AWG-E-5	AWG-5; Exhibit to A. Wayne Gray's Direct Testimony
60	Gray	AWG-E-6	AWG-6; Exhibit to A. Wayne Gray's Direct & Surrebuttal Testimony
61	Banerjee	DAB-E-1	AXB-1; Exhibit to Dr. Aniruddha Banerjee's Direct Testimony
62	Padgett	SWP-E-1	SWP-1; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
63	Padgett	SWP-E-2	SWP-2; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
64	Padgett	SWP-E-3	SWP-4; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
65	Padgett	SWP-E-4	SWP-5; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
66	Padgett	SWP-E-5	SWP-6; Exhibit to Shelley W. Padgett's Surrebuttal Testimony

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67	Padgett	SWP-E-6	SWP-7; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
68	Padgett	SWP-E-7	SWP-9; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
69	Padgett	SWP-E-8	SWP-10; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
70	Padgett	SWP-E-9	SWP-11; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
71	Padgett	SWP-E-10	SWP-12; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
72	Padgett	SWP-E-11	SWP-13; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
73	Padgett	SWP-E-12	SWP-14; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
74	Padgett	SWP-E-13	SWP-15; Exhibit to Shelley W. Padgett's Surrebuttal Testimony
75	Padgett	SWP-E-14	SWP-3; Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
76	Padgett	SWP-E-15	SWP-8; Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
77	Padgett	SWP-E-16	Revised SWP-3, Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
78	Padgett	SWP-E-17	Revised SWP-8; Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
	Padgett	SWP-E-18	2 <sup>nd</sup> Revised SWP-3, Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
	Padgett	SWP-E-19	2 <sup>nd</sup> Revised SWP-8, Confidential Exhibit to Shelley W. Padgett's Surrebuttal Testimony
79	Banerjee	DAB-E-2	AXB-2; Exhibit to Dr. Aniruddha Banerjee's Surrebuttal Testimony
80	Banerjee	DAB-E-3	AXB-3; Exhibit to Dr. Aniruddha Banerjee's Surrebuttal Testimony
Verizon			
81	Fulp/White	OFJW-E-1	A; Exhibit to Orville D. Fulp / John White Direct Testimony
82	Fulp/White	OFJW-E-2	B: Exhibit to Orville D. Fulp / John White Direct Testimony
83	Fulp/White	OFJW-E-3	C; Exhibit to Orville D. Fulp / John White Direct Testimony

D; Exhibit to Orville D. Fulp / John White Direct Testimony

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85	Fulp/White	OFJW-E-5	E.1; Exhibit to Orville D. Fulp / John White Direct Testimony
86	Fulp/White	OFJW-E-6	E.2; Exhibit to Orville D. Fulp / John White Direct Testimony
87	Fulp/White	OFJW-E-7	E.3; Exhibit to Orville D. Fulp / John White Direct Testimony
88	Fulp/White	OFJW-E-8	E.4; Exhibit to Orville D. Fulp / John White Direct Testimony
89	Fulp/White	OFJW-E-9	E.5; Exhibit to Orville D. Fulp / John White Direct Testimony
90	Fulp/White	OFJW-E-10	E.6; Exhibit to Orville D. Fulp / John White Direct Testimony
91	Fulp/White	OFJW-E-11	E.7; Exhibit to Orville D. Fulp / John White Direct Testimony
92	Fulp/White	OFJW-E-12	E.8; Exhibit to Orville D. Fulp / John White Direct Testimony
93	Fulp/White	OFJW-E-13	E.9; Exhibit to Orville D. Fulp / John White Direct Testimony
94	Fulp/White	OFJW-E-14	E.10; Exhibit to Orville D. Fulp / John White Direct Testimony
95	Fulp/White	OFJW-E-15	E.11; Exhibit to Orville D. Fulp / John White Direct Testimony
96	Fulp/White	OFJW-E-16	E.12; Exhibit to Orville D. Fulp / John White Direct Testimony
97	Fulp/White	OFJW-E-17	F.1; Exhibit to Orville D. Fulp / John White Direct Testimony
98	Fulp/White	OFJW-E-18	F.2; Exhibit to Orville D. Fulp / John White Direct Testimony
99	Fulp/White	OFJW-E-19	F.3; Exhibit to Orville D. Fulp / John White Direct Testimony
100	Fulp/White	OFJW-E-20	F.4; Exhibit to Orville D. Fulp / John White Direct Testimony
101	Fulp/White	OFJW-E-21	F.5; Exhibit to Orville D. Fulp / John White Direct Testimony
102	Fulp/White	OFJW-E-22	F.6; Exhibit to Orville D. Fulp / John White Direct Testimony
103	Fulp/White	OFJW-E-23	F.7; Exhibit to Orville D. Fulp / John White Direct Testimony
104	Fulp/White	OFJW-E-24	F.8; Exhibit to Orville D. Fulp / John White Direct Testimony
105	Fulp/White	OFJW-E-25	G.1; Exhibit to Orville D. Fulp / John White Surrebuttal Testimony
106	Fulp/White	OFJW-E-26	G.2; Exhibit to Orville D. Fulp / John White Surrebuttal Testimony

#### ORDER NO. PSC-04-0236-PCO-TP DOCKET NO. 030852-TP PAGE 31

		de l'appares de mer	en Rougenauf Scherenschellt wichten von Beiters verme Rougen Receicht
	. Wines	ក្នុំ ភ្នំ ។ មើល ដាស្តែ ដែល រ រូបភ្ល	Descention
107	Fulp/White	OFJW-E-27	G.3; Exhibit to Orville D. Fulp / John White Surrebuttal Testimony
108	Fulp/White	OFJW-E-28	Revised F.5; Exhibit to Orville D. Fulp / John White Surrebuttal Testimony
Allegiance			
109	Anderson	RAN-E-1	RA-1; Exhibit to Richard Anderson's Rebuttal Testimony
AT&T			
110	Bradbury	JBY-E-1	JMB-R1; Exhibit to Jay Bradbury's Rebuttal Testimony
111	Bradbury	JBY-E-2	JMB-R2; Exhibit to Jay Bradbury's Rebuttal Testimony
112	Bradbury	JBY-E-3	JMB-SR1; Exhibit to Jay Bradbury's Surrebuttal Testimony
113	Bradbury	JBY-E-4	JMB-SR2; Exhibit to Jay Bradbury's Surrebuttal Testimony
114	Bradbury	JBY-E-5	JMB-SR3; Exhibit to Jay Bradbury's Surrebuttal Testimony
FCCA		•	
115	Ball	GJB-E-1	GJB-1; Exhibit to Gary J. Ball's Rebuttal Testimony
116	Ball	GJB-E-2	GJB-2; Exhibit to Gary J. Ball's Rebuttal Testimony
117	Ball	GJB-E-3	GJB-3; Exhibit to Gary J. Ball's Rebuttal Testimony
118	Ball	GJB-E-4	GJB-5F; Exhibit to Gary J. Ball's Surrebuttal Testimony
119	Ball	GJB-E-5	GJB-5G; Exhibit to Gary J. Ball's Surrebuttal Testimony
120	Ball	GJB-E-6	GJB-6; Exhibit to Gary J. Ball's Surrebuttal Testimony
121	Ball	GJB-E-7	GJB-7; Exhibit to Gary J. Ball's Surrebuttal Testimony

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# ATTACHMENT B

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КМС			
122	Johnson	MBJ-E-1	MBJ-2; Exhibit to Marva Brown Johnson's Rebuttal Testimony
123	Johnson	MBJ-E-2	MBJ-1; Confidential Exhibit to Marva Brown Johnson's Rebuttal Testimony
Sprint			
124	Dickerson	KWD-E-1	KWD-1; Exhibit to Kent W. Dickerson's Rebuttal Testimony
125	Dickerson	KWD-E-2	KKWD-2; Exhibit to Kent W. Dickerson's Rebuttal Testimony
126	Dickerson	KWD-E-3	KWD-3; Exhibit to Kent W. Dickerson's Rebuttal Testimony
127	Dickerson	KWD-E-4	KWD-4; Confidential Exhibit to Kent W. Dickerson's Surrebuttal Testimony
Xspedius			
128	Falvey	JCF-E-1	JCF-1; Exhibit to James C. Falvey's Rebuttal Testimony
129	Falvey	JCF-E-2	JCF-2; Confidential Exhibit to James C. Falvey's Rebuttal Testimony

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