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REPLY TO: P.O. BOX 10095 TALLAHASSEE, FL 32302-2095



November 3, 1995

Ms. Blanca Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

via Hand Delivery

Resolution of Petition(s) to establish 1995 rates, terms, and conditions for interconnection involving local exchange companies and alternative local exchange companies pursuant to Section 364.162, Florida Statutes; Docket No. 950985A-TP

Dear Ms. Bayo:

Enclosed for filing please find an original and fifteen copies of the Petition for Leave to Intervene by Time Warner AxS of Florida, L.P. and Digital Media Partners for the above-referenced docket. You will also find a copy of this letter enclosed. Please date-stamp this copy to indicate that the original was filed and return to me.

If you have any questions regarding this matter, please feel free to contact me. Thank you for your assistance in processing this filing.

Respectfully,

PENNINGTON & HABEN, P.A.

Peter M. Dunbar

PMD/tmz

Enclosure

cc: All Parties of Record (w/ enclosure)

DOCUMENT NUMBER-DATE 10883 NOV-38

FPSC-RECORDS/REPORTING

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Resolution of Petition(s) )
to establish nondiscriminatory )
rates, terms, and conditions for )
interconnection involving local )
exchange companies and alternative )
local exchange companies pursuant )
to Section 364.162, Florida Statutes )

Docket No. 950985A-TP Filed: November 3, 1995

### PETITION FOR LEAVE TO INTERVENE BY TIME WARNER AXS OF FLORIDA, L.P. AND DIGITAL MEDIA PARTNERS

Time Warner AxS of Florida, L.P. ("Time Warner") and Digital Media Partners ("DMP") (hereinafter referred to as "Time Warner/DMP"), pursuant to Rule 25-22.039, Florida Administrative Code, by and through their undersigned counsel, do hereby jointly file their Petition for Leave to Intervene and in support thereof state the following:

1. That the names and addresses of the persons to whom copies of all correspondence, notices, orders and other documents in this proceeding should be sent to are as follows:

Peter M. Dunbar, Esq.
Charles W. Murphy, Esq.
Pennington & Haben, P.A.
Post Office Box 10095 (32302)
215 S. Monroe St., 2nd Floor
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Ms. Jill Butler Florida Regulatory Director Time Warner Communications 2773 Red Maple Ridge Tallahassee, FL 32301 (904) 942-1181 (904) 942-0431 (facsimile)

Sue E. Weiske, Senior Counsel Law Department Time Warner Communications 160 Inverness Drive West Englewood, Colorado 80112 (303) 799-5513 (voice mail) (303) 799-5591 (facsimile)

FPSS-RESSERVER - DATE

- 2. That Time Warner is the holder of a Alternative Local Exchange Certificate No. 3167 and the address for Time Warner is 2251 Lucien Way, Suite 320, Maitland, Florida 32751.
- 3. That DMP is the holder of a Alternative Local Exchange Certificate No. 3135 and the address for DMP is 1 Prestige Place, Suite 255, 2600 McCormack Drive, Clearwater, Florida 34619-1098.
- 4. That on October 6, 1995, Continental Fiber Technologies, Inc. d/b/a AlterNet, and Continental Florida Telecommunications Inc. (collectively "Continental") filed a petition for a formal administrative hearing to resolve failed interconnection negotiations with BellSouth Telecommunications, Inc. ("Southern Bell").
- 5. That Continental has identified issues of material fact which are incorporated by reference in the instant petition.
- 6. That pursuant to Section 364.01, Florida Statutes, the Florida Legislature has directed the Commission to exercise its exclusive jurisdiction to encourage and promote competition among telecommunications providers.
- 7. That as a "new entrant" in the competitive local exchange market the interests of Time Warner/DMP will be directly and substantially affected by the subject matter of this docket and the determinations to be made by the Commission therein.
- 8. That initial policy determinations made by the Commission regarding rates and rate structures for interconnection will impact the business and regulatory environment in which Time Warner/DMP must compete.

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9. That Time Warner/DMP have been granted intervention in the parallel proceeding in which the Commission will address the Teleport petition to resolve failed interconnection negotiations.

WHEREFORE, Time Warner/DMP respectfully request that they be allowed to intervene in this proceeding.

RESPECTFULLY SUBMITTED this 3rd day of November, 1995.

PETER M. DUNBAR, ESQ.
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CHARLES W. MURPHY, ESQ.
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Counsel for: Time Warner AxS of Florida, L.P. and Digital Media Partners

# CERTIFICATE OF SERVICE DOCKET NO. 950985A-TP

I HEREBY CERTIFY that a true and correct copy of the Petition for Leave to Intervene by Time Warner AxS of Florida, L.P. and Digital Media Partners has been served by U.S. Mail on this 3rd day of November, 1995, to the following parties of record:

Ms. Jill Butler Florida Regulatory Director Time Warner Communications 2773 Red Maple Ridge Tallahassee, FL 32301

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