MORRISON & FOERSTER LLP

ATTORNEYS AT LAW

2000 PENNSYLVANIA AVENUE, NW WASHINGTON, D.C. 20006-1888 TELEPHONE (202) 887-1500 TELEFACSIMILE (202) 887-0763 ORIGINAL

NEW YORK LONDON BRUSSELS BEIJING HONG KONG SINGAPORE TOKYO

ORIGINAL

Writer's Direct Dial Number (202) 887-8750

April 20, 2000

By Overnight Courier

SAN FRANCISCO

LOS ANGELES

SACRAMENTO

PALO ALTO

DENVER

ORANGE COUNTY

WALNUT CREEK

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

Re: Prehearing Statement of NeuStar, Inc.

Docket Nos. 990455-TL, 990456-TL, 990457-TL

and 990517-TL

Dear Ms. Bayo:

Enclosed for filing are an original and fifteen copies of the Prehearing Statement of NeuStar, Inc., as the North American Numbering Plan Administrator. Please datestamp the enclosed return copy as received and return it in the attached self-addressed stamped envelope.

If you have any questions regarding this matter, please contact the undersigned.

Respectfully submitted,

Kimberly Wheeler

Counsel for NeuStar, Inc.

North American Numbering Plan

Administrator

APP CAF

EAG

SEC

WAW

NO DISKETTE FILED

Enclosures

RECEIVED & FILED

UREAU OF RECORDS

DOCUMENT NUMBER-DATE

04974 APR 218

CIT

FPSC-RECORDS/REPORTING

Before the FLORIDA PUBLIC SERVICES COMMISSION Tallahassee, Florida 32399-0850



In re:

Request for Review of Proposed Numbering Plan Relief for the 305/786 Area Code – Dade County and Monroe County/Keys Region

Request for Review of Proposed Numbering Plan Relief for the 561 Area Code

Request for Review of Proposed Numbering Plan Relief for the 954 Area Code

Request for Review of Proposed Numbering Plan Relief for the 904 Area Code Docket No. 990455-TL

Docket No. 990456-TL

Docket No. 990457-TL

Docket No. 990517-TL

PREHEARING STATEMENT OF NEUSTAR, INC AS THE NORTH AMERICAN NUMBERING PLAN ADMINISTRATOR

NeuStar, Inc., as the North American Numbering Plan Administrator ("NANPA"), in its role as the neutral third party NPA Relief Planner for Florida under the North American Numbering Plan and pursuant to the November 1, 1999 Order Establishing Procedure ("Order") issued by the Florida Public Service Commission ("PSC") in the above-captioned proceedings, hereby submits its prehearing statement as directed by the PSC Order.

(a) NANPA expects to call Thomas C. Foley, NPA Relief Planner, as a witness to admit into the record his prefiled direct testimony and attached exhibits ("Exhibits"), filed with the PSC on November 17, 1999 in the above-captioned proceedings. Mr. Foley will be prepared to answer cross examination questions regarding area code relief planning.

O4974 APR 218

- NANPA reserves the right to call additional witnesses to answer cross examination questions from commissioners and parties regarding number conservation and central office code administration.
- (b) Those Exhibits attached to the direct testimony of Thomas C. Foley constitute all known Exhibits that NANPA may rely upon. The Exhibits are as follows: (1) Exhibit TCF-1: Petition of the North American Numbering Plan Administrator on Behalf of the Florida Telecommunications Industry for Approval of a Relief Plan for the 305/786 Area Codes, and attachments thereto, originally filed with the PSC on August 4, 1999; (2) Exhibit TCF-2: Petition of the North American Numbering Plan Administrator on Behalf of the Florida Telecommunications Industry for Approval of a Relief Plan for the 561 and 954 Area Codes, and attachments thereto, originally filed with the PSC on July 7, 1999; and (3) Exhibit TCF3: Petition of the North American Numbering Plan Administrator on Behalf of the Florida Telecommunications Industry for Approval of a Relief Plan for the 904 Area Code, and attachments thereto, originally filed with the PSC on August 17, 1999. Mr. Foley will be the witness sponsoring all of the above-identified Exhibits. NeuStar reserves the right to introduce other exhibits for cross-examination or any other purpose authorized by the applicable Florida Rules of Evidence and rules of the PSC.
- (c) NANPA's basic position in these proceedings is that, in accordance with industry guidelines, NANPA's role is to facilitate the Florida telecommunications industry to reach consensus to recommend a single relief plan for the 305/786, 561, 954 and 904 NPAs to the Florida PSC. In furtherance of that goal and in accordance with industry guidelines, NANPA compiled and filed petitions with the PSC requesting approval of the industry's recommended relief plans for each of the area codes. A list of the petitions is

set forth in item (b) above. As a neutral third party administrator, NANPA has no independent view regarding the selected NPA relief plan.

- (d, e, f) As stated above, NANPA, as a neutral third party, does not have an independent view regarding the NPA relief plan ultimately ordered by the PSC. At this time, NANPA has no statement regarding which questions of fact, law or policy are at issue.
 - (g) NANPA is aware of no stipulations.
 - (h) With the exception of its original area code relief petitions listed in (b) above, NANPA has no other motions or other matters pending before the PSC in these proceedings; and
 - (i) At this time, NANPA is aware of no requirement set forth in the Order with which it cannot comply.

Respectfully submitted,

Cheryl A. Tritt

Kimberly D. Wheeler

MORRISON & FOERSTER LLP 2000 Pennsylvania Avenue, N.W.

Suite 5500

Washington, D.C. 20006

(202) 887-1500

Counsel for NeuStar, Inc.

North American Numbering Plan Administrator

April 20, 2000

CERTIFICATE OF SERVICE

I, Theresa Pringleton, do hereby certify that the foregoing Pre-Hearing Statement was delivered, via U.S. Mail, this 20th day of April, 2000, to the following:

ADT Security Services, Inc. c/o Berger Davis Law Firm Daniel Thompson 215 South Monroe Street, Suite 701 Tallahassee, FL 32301

AT&T Wireless Services, Inc. P. O. Box 97061 Redmond, WA 98073-9761

AT&T Communications of the Southern States, Inc. Tracy Hatch/Marsha Rule 101 North Monroe Street, Ste 700 Tallahassee, FL 32301

ALLTEL Florida, Inc. Mr. Richard H. Brasheur 206 White Avenue, S.E. Live Oak, FL 32060-3357

Ausley Law Firm Jeffrey Wahlen P.O. Box 391

BellSouth Mobility, Inc. Gloria Johnson 1100 Peachtree St. NE Suite 910

Tallahassee, FL 32302

Atlanta, GA 30309-4599

BellSouth Telecommunications, Inc. Ms. Nancy B. White c/o Nancy H. Sims 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556

City of Daytona Beach Gwen Azama-Edwards P. O. Box 2451 Daytona Beach, FL 32115-2451

City of Deltona Fritz Behring P.O. Box 5550 Deltona, FL 32728-5550 Daytona Beach/Halifax Area Chamber of Commerce Jim Cameron P. O. Box 2475 Daytona Beach, FL 32115

Florida Cable Telecommunications Assoc., Inc. Michael A. Gross 310 N. Monroe St. Tallahassee, FL 32301

Florida Public Telecommunications Assoc. Angela Green, General Counsel 125 S. Gadsden St., #200 Tallahassee, FL 32301-1525

Fowler, Barice Law Firm Carole Barice/James Fowler 28 W. Central Blvd. Orlando, FL 32801

GTE Florida Incorporated Kimberly Caswell P.O. Box 110, FLTC0007 Tampa, FL 33601-0110

Holland Law Firm Bruce May P.O. Drawer 810 Tallahassee, FL 32302

NeuStar, Inc.
D. Wayne Milby
Senior NPA Relief Planner - Eastern Region
8385 Yahley Mill Road
Richmond, VA 23231

MCI WorldCom, Inc. Mr. Brian Sulmonetti Six Concourse Parkway, Suite 3200 Atlanta, GA 30328

News-Journal Corp. Bob Koslow Southwest Volusia Bureau 1107 Saxon Blvd. Orange City, FL 32763

Omnipoint Communications 600 Ansin Blvd. Hallandale, FL 33009

Mr. & Mrs. Richard Rubino 6931 N. Oceanshore Blvd. Palm Coast, FL 32137

Sprint PCS
Joe Assenzo
Legal Department
4900 Main, 11th Floor
Kansas City, MO 64112

Time Warner Communications Carolyn Marek, VP, Regulatory Affairs Southeast Region 233 Bramerton Court Franklin, TN 37069 NeuStar, Inc. Thomas Foley 820 Riverbend Blvd. Longwood, FL 32779

MCI WorldCom Ms. Donna C. McNulty 325 John Knox Road, Suite 105 Tallahassee, FL 32303-4131

Messer Law Firm Floyd Self P.O. Box 1876 Tallahassee, FL 32302

Northeast Florida Telephone Company Ms. Deborah (Debi) L. Nobles P.O. Box 485 Macclenny, FL 32063-0485

Pennington Law Firm Peter Dunbar/Karen Camechis P.O. Box 10095 Tallahassee, FL 32301

Rutledge Law Firm Kenneth Hoffman P.O. Box 551 Tallahassee, FL 32302

Sprint-Florida, Incorporated Charles Rehwinkel/Susan Masterson P.O. Box 2214 Tallahassee, FL 32316-2214

Volusia County Robert M. Weiss 123 W. Indiana Ave. Room #205 DeLand, FL 32720 City of St. Augustine Beach Emmett Pacetti, Mayor 370 A1A Beach Blvd. St. Augustine Beach, FL 32084

Laura L. Gallagher, P.A. 101 E. College Ave., Suite 302 Tallahassee, FL 32301

SMART Dialing Systems Gilbert J. Yablon 21914 Dumetz Road Woodland Hills, CA 91364 Patricia Johnson 1820 Pitch Pine Ave. Fruit Cove, FL 32259

MediaOne Tina Pyle 188 Inverness Dr. West, 6th Floor Englewood, CO 80112

Theresa Pringleton