Matilda Sanders

From:

Peg Griffin [pgriffin@moylelaw.com]

Sent:

Thursday, February 22, 2007 1:08 PM

To:

Filings@psc.state.fl.us

Cc:

Vicki Gordon Kaufman; Stephanie Joyce; jheitmann@kelleydrye.com; Richard Bellak; slev@khhte.com;

cbrady@khhte.com; hthomas@radeylaw.com; jday@radeylaw.com

Subject:

E-filing - Docket No. 040130-TP

Attachments: PSC Addendum Inst to Clerk.pdf

Attorney responsible for filing:

Vicki Gordon Kaufman 118 N. Gadsden Street Tallahassee, FL 32301 Telephone: (850) 681-3828 Facsimile: (850) 681-8788 vkaufman@moylelaw.com

Docket No. and title:

In Re: Joint Petition by NewSouth Communications Corp., NuVox Communications, Inc., and Xspedius Communications, LLC, on behalf of its operating subsidiaries Xspedius Management Co. Switched Services, LLC and Xspedius Management Co. of Jacksonville, LLC for arbitration of

ORIGINAL

certain issues arising in negotiation of interconnection agreement with BellSouth

Telecommunications, Inc.

Docket No. 040130-TP

Filed on behalf of:

NuVox Communications, Inc. and Xspedius Communications Corp.

Number of pages:

8

Document attached:

Letter to Clerk with attached Comprehensive Exhibit List omitted from 11-8-06 Instructions to Clerk

Peg G. Griffin

Assistant to Vicki Gordon Kaufman

Moyle, Flanigan, Katz, Raymond White & Krasker, P.A.

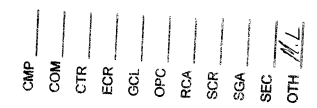
118 N. Gadsden Street Tallahassee, FL 32301 Telephone: (850) 681-3828

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01731 FEB 22 5

MOYLE, FLANIGAN, KATZ, RAYMOND, WHITE & KRASKER, P.A.

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Wellington Office (561) 227-1560 West Palm Beach Office (561) 659-7500

Vicki Gordon Kaufman E-mail: vkaufman@moylelaw.com

> February 22, 2007 Via Electronic Mail

Ms. Blanca Bayo, Director Commission Clerk and Administrative Services Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

Re:

Docket No. 040130-TP

Dear Ms. Bayo:

Enclosed is a copy of the Comprehensive Exhibit List which was inadvertently omitted from the Instructions to the Clerk filed on November 8, 2006, in *NuVox Communications, Inc., et al. v. Lisa Polak Edgar, et al.*, Case No. 4:06-cv-00308-SPM-WCS.

Thank you for your assistance. Please contact me if you have any questions.

Sincerely,

s/ Vicki Gordon Kaufman

Vicki Gordon Kaufman

VGK/pg Enclosure

cc:

Parties of Record

DOCUMENT NUMBER-DATE

0 | 73 | FEB 22 5

FPSC-COMMISSION CLERK

	Compre	hensive Exhibit	List - 040130-TP
	Compre	Helisive Lambit.	Dist - 040130-11
Hearing I.D. #	Witness	I.D. # As Filed	Exhibit Description
Hearing 1.D. #	*** Tutiess	Comprehensive	Comprehensive Exhibit List
1		Exhibit List	Comprehensive Exmon Dist
		0.000	2.50 151 2
2	-	Staff Consolidated	BST-1 - Responses to Staff's 1st Request
.1		Exhibit	for Production of Documents, Nos. 1-3.
			BST-1 - Responses to Staff's 1 st Set of
			Interrogatories, Nos. 1-34.
		·.	BST-1 - Responses to Staff's 2 nd Set of
			Interrogatories, Nos. 35-50.
			BST-1 - Responses to Staff's 2 nd Request
			for Production of Documents, Nos. 4-13.
	•	,	BST-1 - Responses to Staff's 3 rd Set of
			Interrogatories, Nos. 51-111.
			BST-1 - Responses to Staff's 3 rd Request
•			for Production of Documents (Non-
			proprietary), Nos. 14-20.
•			BST-2 - Responses to Staff's 3 rd Request
			for Production of Documents,
			Attachments to No. 20.
			BST-2 - First Supplemental Response to
			Staff's 3rd Set of Interrogatories, No. 85.
			BST-2 - Responses and Second
			Supplemental Response to Staff's 3rd Set
•			of Interrogatories (Redacted), Nos. 82,
			83, 84, 88, and 89.
			BST-3 - Responses to Staff's 4th Set of
			Interrogatories, Nos. 112-142.
			BST-3 - Responses to Staff's 4th nd
			Request for Production of Documents,
			Nos. 21-24.
		,	DEPO-2 - Deposition of Kathy Blake
			DEPO-2 - Blake Late Filed Deposition
			Exh 1
			DEPO-2 - Blake Late Filed Deposition
			Exh 2
			DEPO-3 - Deposition of Eric Fogle
			JP-1 - Responses to Staff's Amended 1st
			Set of Interrogatories with attachments,
			Nos. 1-23.
			JP-1 - Responses to Staff's 1st Request for

	D 1
	Production of Documents, Nos. 1-3.
	JP-1 - Responses to Staff's 2 nd Set of
	Interrogatories, Nos. 24-43.
	JP-2 - Responses to Staff's 2 nd Request for
	Production of Documents (Non-
	proprietary), Nos. 4-12.
	JP-2 - Responses to Staff's 3 rd Set of
	Interrogatories, Nos. 44-76.
	JP-2 - Responses to Staff's 3 rd Request for
	Production of Documents (Non-
	proprietary), No. 13.
	JP-3 - Responses to Staff's 4th Set of
	Interrogatories, Nos. 77-97.
	JP-3 - Responses to Staff's 4th nd Request
	for Production of Documents, Nos. 14-17.
	JP-4 - Supplemental Responses to Staff's
	4th nd Request for Production of
	Documents, No. 17.
	DEPO-1 - Deposition of Marva Johnson,
	James C. Falvey, Hamilton "Bo" Russell
	and Jerry Willis
	DEPO-1 – Joint Petitioners Late Filed
	Deposition Exh 1
1	Doposition Dan 1
	그 그 이 지난 그 속 한 화고의 양면지 말았다. 그런 그는 그 경험하는 그는 글만 그리고 있다는 그리고 있다.
Stoff	f CONE.1 CONFIDENTIAL RST
Staff	
Cons	solidated Response to Staff's 3 rd Set of
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89)
Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05)
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05)
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22.
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request
3 Cons	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22. (DN 03959-05)
Const Conf Exhi	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22.
3 Cons Conf Exhi	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22. (DN 03959-05) Petitioners Exh 1 - 6/22/04 - Joint Petitioner's
3 Const Configuration Exhi	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22. (DN 03959-05) Petitioners Objections to BellSouth's First Set of
3 Const Configuration Exhi	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22. (DN 03959-05) Petitioners Objections to BellSouth's First Set of Interrogatories in Alabama Docket No.
3 Const Configuration Exhi	Response to Staff's 3 rd Set of Interrogatories (Nos. 83, 84, 88, and 89) and 3rd Request for Production of Documents, No. 20. (DN 02544-05) CONF-1 - CONFIDENTIAL BST Second Supplemental Response to Staff's 3rd Set of Interrogatories, No. 82. (DN 02757-05) CONF-2 - CONFIDENTIAL BST Response to Staff's 4th Set of Interrogatories, No. 117 and 4th Request for Production of Documents, No. 22. (DN 03959-05) Petitioners Objections to BellSouth's First Set of

Objections to BellSouth's First Set of Interrogatories and First Request for Production of Documents in Alabama Docket No. 29242.

Exh 1 - 6/29/04 - Joint Petitioner's Responses to BellSouth's First Set of Interrogatories in Alabama Docket No. 29242.

Exh 1 - 6/29/04 - Joint Petitioner's Responses to BellSouth's First Request for Production of Documents in Alabama Docket No. 29242.

Exh 2 - 6/22/04 - Joint Petitioner's Objections to BellSouth's First Set of Interrogatories in North Carolina Docket No. P-772, Sub 8; P-913, Sub 5; P-989, Sub 3; P-824, Sub 6; and P-12-2. Sub 4

Exh 2 - 6/22/04 - Joint Petitioners's Objections to BellSouth's First Request for Production of Documents in North Carolina Docket No. P-772, Sub 8; P-913, Sub 5; P-989, Sub 3; P-824, Sub 6; and P-12-2. Sub 4

Exh 2 - 6/29/04 - Joint Petitioner's Responses to BellSouth's First Request for Production of Documents in North Carolina Docket No. P-772, Sub 8; P-913, Sub 5; P-989, Sub 3; P-824, Sub 6; and P-12-2. Sub 4

Exh 2 - 12/7/04 - Joint Petitioner's Supplemental Responses to BellSouth's First Request for Production of Documents in North Carolina Docket No. P-772, Sub 8; P-913, Sub 5; P-989, Sub 3; P-824, Sub 6; and P-12-2. Sub 4

Exh 2 - 12/9/04 - Joint Petitioner's Supplemental Responses to BellSouth's First Set of Interrogatories and First Request for Production of Documents in North Carolina Docket No. P-772, Sub 8; P-913, Sub 5; P-989, Sub 3; P-824, Sub 6; and P-12-2. Sub 4

Exh 2 - The Deposition Transcript of Robert Collins taken December 17, 2004 in Raleigh, North Carolina.

	•		
			Exh 2 - The Deposition Transcript of
			James C. Falvey taken December 15,
			2004 in Raleigh, North Carolina.
			Exh 2 - The Deposition Transcript of
			John Fury taken December 14, 2004 in
			Raleigh, North Carolina.
<u> </u>	* .	· · · · · · · · · · · · · · · · · · ·	
			Exh 2 - The Deposition Transcript of
			Marva Johnson taken December 17, 2004
·			in Raleigh, North Carolina.
			The Redacted Deposition Transcript of
			Hamilton Russell taken December 14,
			2004 in Raleigh, North Carolina.
			Exh 2 - The Deposition Transcript of
	•		Jerry Willis taken December 14, 2004 in
·			Raleigh, North Carolina.
		*	Exh 2 - Deposition Exhibits Nos. 1
			through 29 to the depositions of Robert
			Collins taken December 17, 2004 in
	·		Raleigh, North Carolina; James C. Falvey
			taken December 15, 2004 in Raleigh,
			North Carolina; John Fury taken
	•		December 14, 2004 in Raleigh, North
			Carolina; Marva Johnson taken December
			17, 2004 in Raleigh, North Carolina;
			Hamilton Russell taken December 14,
	•	•	2004 in Raleigh, North Carolina; and,
			Jerry Willis taken December 14, 2004 in
	·		Raleigh, North Carolina.
		•	Exh 2 - 1/5/05 - Joint Petitioner's
			Supplemental Document Production
			provided to BellSouth in connection with
			deposition of Hamilton Russell, III.
			Comprehensive Errata Sheet
	•		encompassing all Joint Petitioners
			Witnesses
		Joint Petitioners	
5		Confidential	
		Exhibit	Control of the Contro
			CONF-3 - CONFIDENTIAL
			The Confidential Deposition Transcript of
			Hamilton Russell taken December 14,
			2004 in Raleigh, North Carolina.
	· · · · · · · · · · · · · · · · · · ·	BellSouth	Deposition Transcript of Eddie L. Owens
6		Consolidated	taken June 28, 2004 in Raleigh, North
		Consomulated	taken June 20, 2007 in Raidigh, North

	Exhibit	Carolina.
		Deposition Transcript of Eddie L. Owens
		taken December 10, 2004 telephonically
		in Atlanta, Georgia.
		Deposition Transcript of Scot Ferguson
		taken June 28, 2004 in Raleigh, North
		Carolina.
	•	Deposition Transcript of Scot Ferguson
	•	taken December 7, 2004 in Raleigh,
		North Carolina.
		Deposition Transcript and Errata of
		Carlos Morillo taken December 9, 2004
		in Raleigh, North Carolina.
. •		Deposition Transcript and Errata of Eric
,	•	Fogle taken June 29, 2004 in Raleigh,
		North Carolina.
		Deposition Transcript of Eric Fogle taken
		December 7, 2004 in Raleigh, North
	•	Carolina.
	•	Deposition Transcript and Errata of Kathy
	The second secon	Blake taken December 7, 2004 in
		Raleigh, North Carolina.
	•	Deposition Transcript of Kathy Blake
•		taken December, 8, 2004 in Raleigh,
		North Carolina.
		BellSouth's Objections and Responses to
	•	the Joint Petitioners' First Requests for
• .		Production of Documents filed with the
		Alabama Public Service Commission in
		Docket No. 29242 on May 17, 2004.
	·	BellSouth Telecommunications, Inc.'s
		Objections and Responses to the Joint
		Petitioners First Set of Interrogatories
•		filed with the Alabama Public Service
	•	Commission in Docket No. 29242 on
		May 17, 2004.
		BellSouth Telecommunications, Inc.'s
		Objections and Responses to Joint
		Petitioners' First Set of Interrogatories
		filed with the North Carolina Utilities
		Commission in Docket Nos. P-772, Sub
		8; P-913, Sub 5; P-989, Sub 3; P-824, Sub
		1
		6; P-1202 on April 27, 2004.
·		BellSouth Telecommunications, Inc.'s
		Objections and Responses to Joint
		Petitioners' First Request for Production

<u></u>			075 01 1 14 11 57 11
			of Documents filed with the North Carolina Utilities Commission in Docket
			Nos. P-772, Sub 8; P-913, Sub 5; P-989,
			Sub 3; P-824, Sub 6; P-1202 on April 27,
			2004.
			BellSouth Telecommunications, Inc.'s
	,		First Supplemental Responses to the Joint
	•		Petitioners' First Set of Interrogatories
			filed with the North Carolina Utilities
			Commission in Docket Nos. P-772, Sub
,			8; P-913, Sub 5; P-989, Sub 3; P-824, Sub
			6; P-1202 on December 2, 2004.
	•		BellSouth Telecommunications, Inc.'s
			First Supplemental Responses to the Joint
			Petitioners' First Request for Production
			of Documents filed with the North
			Carolina Utilities Commission in Docket
			Nos. P-772, Sub 8; P-913, Sub 5; P-989,
	٠	•	Sub 3; P-824, Sub 6; P-1202 on
			December 2, 2004.
			BellSouth Telecommunications, Inc.'s 2 nd
			Supplemental Responses to Joint
			Petitioners' First Request for Production
	•		of Documents filed with the North
		•	
			Carolina Utilities Commission in Docket
		•	Nos. P-772, Sub 8; P-913, Sub 5; P-989,
	•		Sub 3; P-824, Sub 6; P-1202 on
			December 6, 2004.
			BellSouth Telecommunications, Inc.'s 3 rd
			Supplemental Responses to Joint
	4		Petitioners' First Request for Production
		•	of Documents filed with the North
			Carolina Utilities Commission in Docket
			Nos. P-772, Sub 8; P-913, Sub 5; P-989,
			Sub 3; P-824, Sub 6; P-1202 on
			December 8, 2004.
		Testimony Exh	
7	Marva	MBJ-1	Disputed Contract Language by Issue
	Brown		
	Johnson		
8	Hamilton E.	HER-1	Disputed Contract Language by Issue
	Russell, III		
9	James C.	JCF-1	Disputed Contract Language by Issue
	Falvey		
10	Kathy K.	KKB-1	ATT 2 for Proposed Interconnection
10	Blake		Agreement
<u> </u>			

11	Kathy K. Blake	KKB-2	Example of Timeline of Past Due Notices
12	Eddie L. Owens	ELO-1	Mergers and Acquisition Process
13			
14			
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