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, F.S.

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DOCKET NO. 950985-TP
) ORDER NO. PSC-96-0214-PCO-TP
) ISSUED: February 14, 1996
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## ORDER ESTABLISHING PRELIMINARY <br> LIST OF ISSUES

Workshops were held on January 17 and February 9, 1996 for the purpose of establishing a preliminary list of issues for the hearing beginning March 11, 1996. The preliminary list of issues is provided below:

For purposes of the following issues, ALECs refers to Continental Cablevision, Inc., Time Warner AxS of Florida, L.P. and Digital Media Partners, and Metropolitan Fiber Systems of Florida, Inc. LECs refers to United Telephone Company of Florida and Central Telephone Company of Florida (United/Centel collectively), and GTE Florida Incorporated (GTEFL).

1. What are the appropriate rate structures, interconnection rates, or other compensation arrangements for the exchange of local and toll traffic between the respective ALECs and United/Centel and GTEFL?
2. If the Commission sets rates, terms, and conditions for interconnection between the respective ALECs and United/Centel and GTEFL, should United/Centel and GTEFL tariff the interconnection rate(s) or other arrangements?
3. What are the appropriate technical and financial arrangements which should govern interconnection between the respective ALECs and United/Centel and GTEFL for the delivery of calls originated and/or terminated from carriers not directly connected to the respective ALEC's network?
4. What are the appropriate technical and financial requirements for the exchange of intraLATA 800 traffic which originates from the respective ALEC's customer and

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terminates to an 800 number served by or through United/Centel and GTEFL?

5a. What are the appropriate technical arrangements for the interconnection of the respective ALEC's network to United/Centel and GTEFL's 911 provisioning network such that the respective ALEC's customers are ensured the same level of 911 service as they would receive as a customer of United/Centel or GTEFL?

5b. What procedures should be in place for the timely exchange and updating of the respective ALEC's customer information for inclusion in appropriate E911 databases?
6. What are the appropriate technical and financial requirements for operator handled traffic flowing between the respective ALECs and United/Centel and GTEFL including busy line verification and emergency interrupt services?
7. What are the appropriate arrangements for the provision of directory assistance services and data between the respective ALECs and United/Centel and GTEFL?
8. Under what terms and conditions should United/Centel and GTEFL be required to list the respective ALEC's customers in its white and yellow pages directories and to publish and distribute these directories to the respective ALEC's customers?
9. What are the appropriate arrangements for the provision of billing and collection services between the respective ALECs and United/Centel and GTEFL, including billing and clearing credit card, collect, third party and audiotext calls?
10. What arrangements are necessary to ensure the provision of CLASS/LASS services between the respective ALECs and United/Centel and GTEFL's networks?
11. What are the appropriate arrangements for physical interconnection between the respective ALECs and United/Centel and GTEFL, including trunking and signalling arrangements?
12. To the extent not addressed in the number portability docket, Docket No. 950737-TP, what are the appropriate financial and operational arrangements for interexchange

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calls terminated to a number that has been "ported" to the respective ALECs?
13. What arrangements, if any, are necessary to address other operational issues?
14. What arrangements, if any, are appropriate for the assignment of NXX codes to the respective ALECs?

Based on the foregoing, it is
ORDERED by Commissioner J. Terry Deason, as Prehearing Officer, that the preliminary list of issues for the hearing beginning March 11, 1996 is as set forth in the body of this Order.

By ORDER of Commissioner J. Terry Deason, as Prehearing Officer, this 14th day of February, 1996.

J. TERRY DEASON, Commissioner and Prehearing Officer
( SEAL)
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## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), 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.

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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 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) 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 Records and Reporting, 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.

