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September 6, 1996

BY HAND DELIVERY

Ms. Blanca Bayo, Director Division of Records and Reporting Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re:

Docket No. 960916-TP

Dear Ms. Bayo:

RCH \_\_\_\_

Enclosed is an original and fifteen copies each of American Communications Services, Inc. and American Communication Services of Jacksonville, Inc.'s Motion for Leave to File Supplemental Testimony and the Testimony of Marvin H. Kahn in the above-referenced docket.

Please indicate receipt of this document by stamping the enclosed extra copy of this letter.

Your attention to this filing is appreciated.

			Sincerely,
ACK			Dorman Athorton
AFA			1 politice to 11. 20
APP			Norman H. Horton, Jr.
CAF	NHH	(A	
CMU		osures	*
CTR .			
EAG .	cc:	James Falvey	
LEG _		Parties of Record	
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OPC _			2.7-

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DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In the Matter of		
	)	
Petition by American Communications	)	
Services, Inc., and American Communications	)	Docket No. 960916-TP
Services of Jacksonville, Inc. for	)	Filed: September 6, 1996
Arbitration with BellSouth	)	
Telecommunications, Inc. pursuant to the	)	
Telecommunications Act of 1996	)	
	_)	

# MOTION FOR LEAVE TO FILE SUPPLEMENTAL TESTIMONY

COMES American Communication Services, Inc. and American Communication Services of Jacksonville, Inc. ("ACSI") and files this Motion for Leave to File Supplemental Testimony.

As basis, ACSI would state:

- On August 13, 1996, ACSI filed a Petition for Arbitration pursuant to Section
   252(b) of the Communications Act of 1934 as amended. Accompanying the petition was direct testimony to be presented by three witnesses on behalf of ACSI, including Dr. Marvin Kahn.
- 2. At the time that the direct testimony was filed, the FCC had announced the release of the First Report and Order implementing Sections 251 and 252 of the Telecommunications Act of 1996, but had not yet issued the Order. Since filing the direct testimony, the FCC Order has been released and the purpose of the Supplemental Testimony of Dr. Kahn is to assess the effect of the FCC Order on his direct testimony.

WHEREFORE, for the reasons given, ACSI requests that the Commission grant the Motion for Leave to File Supplemental Testimony.

DOCUMENT NUMBER-DATE

0952# SEP-6 #

FPSC-RECORDS/REPORTING

Respectfully submitted this 6th day of September, 1996.

AMERICAN COMMUNICATIONS SERVICES, INC.

OF COUNSEL:

By:

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(202) 955-9600

Its Attorneys

Date: September 6, 1996

#### CERTIFICATE OF SERVICE

I hereby certify that on this 6th day of September, 1996, a copy of American Communication Services, Inc. And American Communication Services of Jacksonville, Inc.'s Motion for Leave to File Supplemental Testimony has been sent by Hand Delivery (\*) and/or U.S. Mail on this 6th day of September, 1996 to the following parties of record:

Donna Canzano, Esq.\*
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September 6, 1996

HAND DELIVERY

Ms. Blanca Bayo, Director Division of Records and Reporting Florida Public Service Commission Room 110, Easley Building 2540 Shumard Oak Blvd. Tallahassee, FL 32301

> Parties of Record Court Reporter

Re: American Communications Services, Inc. And American Communication Services of Jacksonville, Inc.; Docket No. 960916-TP

Dear Ms. Bayo:

	On August 13, 1996, ACSI filed a Petition for Arbitration together with prefiled direct testimony of three witnesses. As submitted, the testimony may not allow sufficient margin for binding thus we have reformatted the direct testimony to conform to Commission Rules. Other than
ACK	some changes to the page numbers, this testimony is exactly the same as initially filed.
AFA APP CAF	Please insure that copies of the initial testimony are replaced with a set of the attached testimony. You will note that each page of the reformatted testimony is indicated by the word
CMU	"Reformatted" and the date.
CTR	Thank you for your assistance.
EAG LEG LIN	5+04 Yours very truly,  Norman H. Horton, Jr.
OPC RCH SEC	NHH/Irw
	Enclosure