## PENNINGTON & HABEN

A PROFESSIONAL ASSOCIATION

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

November 27, 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. 950985C-TP (MCI)

Dear Ms. Bayo:

OPC

SEC

WAS OTH

Enclosed for filing please find an original and fifteen copies of the Direct Testimony of Joan McGrath on behalf of Time Warner AxS of Florida, L.P. and Digital Media Partners for the abovereferenced docket. You will also find a copy of this letter enclosed. Please date-stamp the copy of this letter 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.

Respectfully,

PENNINGTON & HABEN, P.A.

ACK AFA APP RECEIVED & FILED Peter M. Dunbar MU PMD/tmz Enclosures PSC-BUREAU OF RECORDS All Parties of Record (w/ enclosure)

> DOCUMENT NUMBER - DATE 11820 NOV 27 8

FPSC-RECORDS/REPORTING

## CERTIFICATE OF SERVICE DOCKET NO. 950985C-TP

I HEREBY CERTIFY that a true and correct copy of Time Warner AxS of Florida, L.P.'s and Digital Media Partners' Direct Testimony of Joan McGrath has been served by either \*Federal Express or Hand Delivery on this 27th 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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peter m. dunbar, esq.

1		BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION
2		DOCKET NO. 950985C-TP (MCI)
3		DIRECT TESTIMONY OF
4		JOAN McGRATH
5		ON BEHALF OF TIME WARNER AXS OF FLORIDA, L.P.
6		AND DIGITAL MEDIA PARTNERS
7		
8	Q:	PLEASE STATE YOUR NAME, POSITION, AND BUSINESS
9		ADDRESS.
10	A:	My name is Joan McGrath, and my business address is
11		160 Inverness Drive West, Englewood, Colorado,
12		80112. I am the Manager for Interconnect
13		Management at Time Warner Communications.
14		
15	Q:	HAVE YOU TESTIFIED PREVIOUSLY IN THIS DOCKET?
16	A:	Yes. On behalf of Time Warner AxS of Florida, L.P.
17		and Digital Media Partners (collectively "Time
18		Warner") I previously submitted the following
19		Prefiled Testimony: Direct and Rebuttal in the TCG
20		Petition; Direct and Rebuttal in the Continental
21		Petition, Direct in the Time Warner Petitions; and
22		Direct in the MFS Petition.

1	Q:	WHAT IS THE PURPOSE OF YOUR INSTANT TESTIMONY?
2	A:	The purpose of this testimony is to provide the
3		Commission with additional information to use in
4		resolving the MCI Metro Access Transmission
5		Services, Inc. ("MCI") Petition. To this end, and
6		to avoid needless duplication, I adopt as Direct
7		Testimony in the "MCI" Petition, my Direct
8		Testimony that was filed in this docket in support
9		of the Time Warner Petitions.
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11 Q: DOES THIS CONCLUDE YOUR TESTIMONY?

12 A: Yes it does.