

# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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, Florida ) Statutes

Docket No. 950985-TP

Filed: 01/25/96

# INTERMEDIA COMMUNICATIONS OF FLORIDA, INC.'S POSTHEARING STATEMENT OF ISSUES AND POSITIONS

Intermedia Communications of Florida, Inc. (Intermedia), hereby files this posthearing statement of issues and positions, pursuant to Rule 25-22.056, Florida Administrative Code and Order No. PSC-95-1421-PCO-TP.

#### INTERMEDIA'S BASIC POSITION

\* This proceeding addresses the petitions of certain ALECs that were unable to reach an agreement with BellSouth with respect to the interim terms and conditions for interconnection. As the Commission is aware, Intermedia is a signatory to the Stipulation and Agreement among BellSouth and various ALECs that was approved by the Commission in Order No. PSC-96-0082-AS-TP, issued on January 17, 1996. Given this context, Intermedia takes no position as to what should be the interim terms and conditions for interconnection between BellSouth and petitioners.\*

#### **ISSUES**

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ISSUE 1:	What a	re the ap	prop	riate rate s	struct	ures,	interco	nnectio	n
rates, or	other of	compensat	ion	arrangement	s for	the e	exchange	of loca	]
and toll	traffic	between	the	respective	ALECs	and	Southern	Bell?	

INTERMEDIA'S POSITION:*	No position.* DOCUMENT NUMBER-DATE
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<u>ISSUE 2</u>: If the Commission sets rates, terms and conditions for interconnection between the respective ALECS and Southern Bell, should Southern Bell tariff the interconnection rate(s) or other arrangements?

# INTERMEDIA'S POSITION:\* No position.\*

ISSUE 3: What are the appropriate technical and financial billing arrangements which should govern interconnection between the respective ALECs and Southern Bell for the delivery of calls originated and/or terminated from carriers not directly connected to the respective ALECs' networks?

## INTERMEDIA'S POSITION:\* No position.\*

ISSUE 4: What are the appropriate technical and financial requirements for the exchange of intraLATA 800 traffic which originates from the respective ALECs' customers and terminates to an 800 number served by or through Southern Bell?

### INTERMEDIA'S POSITION:\* No position.\*

ISSUE 5(a): What are the appropriate technical arrangements for the interconnection of the respective ALECs' networks to Southern Bell's 911 provisioning network such that the respective ALECs' customers are ensured the same level of 911 service as they would receive as a customer of Southern Bell?

#### INTERMEDIA'S POSITION: \* No position. \*

ISSUE 5(b): What procedures should be in place for the timely exchange and updating of the respective ALECs' customer information for inclusion in appropriate E911 databases?

#### INTERMEDIA'S POSITION:\* No position.\*

ISSUE 6: What are the appropriate technical and financial requirements for operator handled traffic flowing between the respective ALECs and Southern Bell including busy line verification and emergency interrupt services?

#### INTERMEDIA'S POSITION:\* No position.\*

<u>ISSUE 7</u>: What are the appropriate arrangements for the provision of directory assistance services and data between the respective ALECs and Southern Bell?

### INTERMEDIA'S POSITION: \* No position. \*

ISSUE 8: Under what terms and conditions should Southern Bell be required to list the respective ALECs' customers in its white and yellow pages directories and to publish and distribute these directories to the respective ALECs' customers?

# INTERMEDIA'S POSITION:\* No position.\*

ISSUE 9: What are the appropriate arrangements for the provision of billing and collection services between the respective ALECs and Southern Bell, including billing and clearing credit card, collect, third party and audiotext calls?

INTERMEDIA'S POSITION:\* No position.\*

<u>ISSUE 10</u>: What arrangements are necessary to ensure the provision of CLASS/LASS services between the respective ALECs and Southern Bell?

# INTERMEDIA'S POSITION:\* No position.\*

<u>ISSUE 11</u>: What are the appropriate arrangements for physical interconnection between the respective ALECs and Southern Bell, including trunking and signalling arrangements?

## INTERMEDIA'S POSITION:\* No position.\*

ISSUE 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 calls terminated to a number that has been "ported" to the respective ALECs?

#### INTERMEDIA'S POSITION:\* No position.\*

<u>ISSUE 13</u>: What arrangements, if any, are necessary to address other operational issues?

### INTERMEDIA'S POSITION:\* No position.\*

<u>ISSUE 14</u>: What arrangements, if any, are appropriate for the assignment of NXX codes to the respective ALECs?

#### INTERMEDIA'S POSITION:\* No position.\*

#### CERTIFICATE OF SERVICE

#### DOCKET NO. 950985-TP

I HEREBY CERTIFY that on this 25th day of January, 1996, a copy of the foregoing Intermedia Communications of Florida, Inc.'s Posthearing Statement of Issues and Positions has been furnished by U.S. Mail to the following:

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