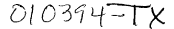


Marsha E. Rule Senior Attorney Suite 700 101 N Monroe Street Tallahassee FL 32301 850 425-6365 FAX 850 425-6361

April 3, 2001

Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850



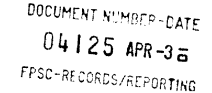
RE: Reorganization and merger of MediaOne Florida Telecommunications, Inc.

Dear Ms. Bayo:

MediaOne Florida Telecommunications, Inc., ("MediaOne") by its undersigned counsel and pursuant to section 364.33 and 364.345, Florida Statutes, hereby requests approval by the Florida Public Service Commission of a reorganization resulting in a merger, as explained below.

This Application brings before the Commission part of a transaction whereby MediaOne, a wholly-owned subsidiary of AT&T Corp., will merge with a newly-created limited liability company that also is a wholly-owned subsidiary of AT&T Corp. As discussed further below, the entity surviving the merger will be the newly-created entity. The purpose and effect of the reorganization is to transfer assets, authorizations and licenses currently held by MediaOne Florida to a limited liability company in preparation for the upcoming restructuring of AT&T Corp.

In support of this Application, Applicant submits the following information:





MediaOne Florida Telecommunications, Inc., is authorized to provide local exchange and telecommunications pursuant to ALEC Certificate No. 4404, granted by this Commission in Order No. PSC-96-0293-FOF-TX issued on February 27, 1996 in Docket No. 951346-TX. ¹ MediaOne is a wholly-owned subsidiary of AT&T Corp. The Commission approved the transfer of MediaOne to AT&T in Order No. PSC-99-1859-PAA-TP, issued in Docket No. 990957-TP on September 21, 1999. MediaOne currently operates under the d/b/a names AT&T Broadband Florida Telecommunications and AT&T Digital Phone. ²

AT&T Broadband Phone, LLC, ("AT&T Broadband") is a newly-created Delaware limited liability corporation that is registered to do business in Florida as foreign limited liability company. Pursuant to Articles of Merger and a Plan of Merger between MediaOne and AT&T Broadband, the two entities will merge into a single limited liability company, with AT&T Broadband as the surviving legal entity. Ownership of the entity will not change; MediaOne Telecommunications Corp., a Massachusetts corporation, is the immediate parent company of MediaOne Florida and also is the sole member of AT&T Broadband. Additionally, the director and officers of MediaOne will continue as the director and officers of AT&T Broadband. AT&T Broadband has registered the name "AT&T Digital Phone" as a d/b/a name.

The merger will not cause any change in the manner in which MediaOne provides service to its Florida customers. The company's management and daily operations will remain the same, and the services currently being provided by MediaOne will continue to be offered pursuant to tariffs on file with this Commission. Moreover, following the merger, the company will continue to be led by the same team of well-qualified telecommunications managers that currently lead MediaOne. Therefore, the merger will not affect MediaOne customers in terms of the services that they receive, and AT&T Broadband Phone will honor all commitments to MediaOne's existing customers.

For the reasons stated herein, MediaOne respectfully requests that the Commission approve the merger of MediaOne Florida Telecommunications, Inc., d/b/a AT&T Broadband Florida Telecommunications and d/b/a AT&T Digital Phone to AT&T Broadband Phone of Florida, LLC, d/b/a AT&T Digital Phone, and to further approve the transfer of ALEC Certificate No. 4404 pursuant to the merger.

¹ At the time Order No. PSC-96-0293-FOF-TX was issued, MediaOne was known as "Continental Florida Telecommunications, Inc.". The Commission acknowledged the name change to "MediaOne Florida Telecommunications, Inc." in Order No. PSC-97-0905-FOF-TX, issued on July 31, 1997 in Docket No. 970665-TX.

² See Orders No. PSC-00-2398-FOF-TX and PSC-01-0118-FOF-TX.

Very truly yours,
Michiele E. Rule

Marsha E. Rule

Attachments:

- Delaware Secretary of State Certificate of Formation of AT&T Broadband Phone of Florida, LLC
- Delaware Secretary of State Certificate of Merger of MediaOne Florida Telecommunications, Inc. with AT&T Broadband Phone of Florida, LLC
- Florida Secretary of State Letter No. 001A00013566 with attached Articles of Merger and Plan of Merger
- Florida Secretary of State Letter No. 001A00013553 noting authorization for AT&T Broadband Phone of Florida, LLC to transact business in Florida, with attached application documents
- Florida Secretary of State Letter No. 300A00061360 acknowledging registration of AT&T Digital Phone as Florida d/b/a, with attached certificate and application

State of Delaware

PAGE 1

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF FORMATION OF "AT&T BROADBAND PHONE OF FLORIDA, LLC", FILED IN THIS OFFICE ON THE TWENTIETH DAY OF FEBRUARY, A.D. 2001, AT 4 O'CLOCK P.M.



Warriet Smith Windsor, Secretary of State

AUTHENTICATION: 0981856

DATE: 02-21-01

3358985 8100

010083447

CERTIFICATE OF FORMATION

OF

AT&T BROADBAND PHONE OF FLORIDA, LLC

- 1. Name: The name of the limited liability company (the "Company") is AT&T Broadband Phone of Florida, LLC.
- 2. Registered Office; Registered Agent: The address of the Company's registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, Wilmington, DE 19801. The name of the Company's registered agent at such address is The Corporation Trust Company.

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Formation of AT&T Broadband Phone of Florida, LLC on February 20, 2001.

By: /s/ Glenda M. Hijar
Authorized Person

Printed Name: Glenda M. Hijar

State of Delaware

PAGE 1

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"MEDIAONE FLORIDA TELECOMMUNICATIONS, INC.", A FLORIDA CORPORATION,

WITH AND INTO "AT&T BROADBAND PHONE OF FLORIDA, LLC" UNDER THE NAME OF "AT&T BROADBAND PHONE OF FLORIDA, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTH DAY OF MARCH, A.D. 2001, AT 12 O'CLOCK P.M.

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 1005625

DATE: 03-06-01

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010110069

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 12:00 PM 03/05/2001 010110069 - 3358985

CERTIFICATE OF MERGER OF MEDIAONE FLORIDA TELECOMMUNICATIONS, INC. AND AT&T BROADBAND PHONE OF FLORIDA, LLC

Pursuant to Section 18-209 of the Delaware Limited Liability Company Act, the undersigned limited liability company executed the following Certificate of Merger:

FIRST: The name of the surviving company is AT&T Broadband Phone of Florida, LLC, a Delaware limited liability company (the "Surviving Company"), and the name of the corporation being merged into the Surviving Company is MediaOne Florida Telecommunications, Inc., a Florida corporation (the "Merging Company").

SECOND: The Plan of Merger has been approved, adopted, certified, executed and acknowledged by the Surviving Company and the Merging Company in accordance with their governing statutes.

THIRD: The name of the Surviving Company is AT&T Broadband Phone of Florida, LLC. The Certificate of Formation and the Limited Liability Company Agreement, as in effect before the merger, shall remain the same from and after the merger.

FOURTH: The Plan of Merger is on file at 188 Inverness Drive West, Englewood, Colorado 80112, the place of business of the Surviving Company.

FIFTH: A copy of the Plan of Merger will be furnished by the Surviving Company on request, without cost, to any stockholder of any constituent corporation or member of any constituent limited liability company.

IN WITNESS WHEREOF, said Surviving Company has caused this certificate to be signed by an authorized officer, this 28th day of February, 2001.

By:

AT&T BROADBAND PHONE OF FLORIDA, LLC

a Delaware limited liability company

Name: Glenda M. Hijar

Title: Assistant Secretary



March 6, 2001

CT SYSTEM

Re: Document Number M01000000499

The Articles of Merger for AT&T BROADBAND PHONE OF FLORIDA, LLC, the surviving Delaware entity, were filed on March 6, 2001.

Should you have any questions regarding this matter, please feel free to telephone (850) 487-6050, the Amendment Filing Section.

Letter Number: 001A00013566

Lee Rivers
Document Specialist
Division of Corporations

ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with section(s) 607.1109, 608.4382, and/or 620.203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address	<u>Jurisdiction</u>		Entity Typ	<u>e</u>	
1. MEDIAONE FLORIDA TELECOMMUNICATIONS, INC.	FLORIDA		CORPORATI	ON	
188 Inverness Drive West, Suite 600					
Englewood, Colorado 80112					
Florida Document/Registration Number: P950000476	02	FEI Number:_	04-328305	2	
2. AT&T BROADBAND PHONE OF FLORIDA, LLC	DELAWARE		LLC		
188 Inverness Drive West, Suite 600					
Englewood, Colorado 80112					
Florida Document/Registration Number: MO 1000	0000499	FEI Number:_	04-317256	3	
3.					
Florida Document/Registration Number:		FEI Number:	TA:	9_	
4.			AIII.	MAR	T
		PPINI 1	55E	·6 P	
Florida Document/Registration Number:		FEI Number:	LONIDA	10:1	J

(Attach additional sheet(s) if necessary)

CR2E080(9/00)

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the <u>surviving</u> party are as follows:

Name and Street Address	<u>Jurisdiction</u>	Entity Type
AT&T BROADBAND PHONE OF FLORIDA, LLC	DELAWARE	LLC
188 Inverness Drive West, Suite 600		
Englewood, Colorado 80112		
Florida Document/Registration Number: 100000	100499 FEIN	mber: 04-3172563

THIRD: The attached Plan of Merger meets the requirements of section(s) 607.1108, 608.438, 617.1103, and/or 620.201, Florida Statutes, and was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

FOURTH: If applicable, the attached Plan of Merger was approved by the other business entity(ies) that is/are party(ies) to the merger in accordance with the respective laws of all applicable jurisdictions.

<u>FIFTH:</u> If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuant to section(s) 607.1108(5), 608.4381(2), and/or 620.202(2), Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or articles of organization of any limited liability company that is a party to the merger.

TENTH: The Articles of Merge applicable jurisdiction.	er comply and were executed in accord	dance with the laws of each party's
ELEVENTH: SIGNATURE(S) F	OR EACH PARTY:	
(Note: Please see instructions	for required signatures.)	
Name of Entity	Signature(s)	Typed or Printed Name of Individual
MEDIAONE FLORIDA TELECOMOUNICATIONS, INC		James N. Zerefos
ATET BROADBAND PHONE OF FLORIDA, LLC	Dersom Hijer	Glenda M. Hijar
	-	

(Attach additional sheet(s) if necessary)

NINTH: The merger shall become effective as of:

<u>OR</u>

The date the Articles of Merger are filed with Florida Department of State

(Enter specific date. NOTE: Date cannot be prior to the date of filing.)

PLAN OF MERGER OF

MEDIAONE FLORIDA TELECOMMUNICATIONS, INC. A FLORIDA CORPORATION WITH AND INTO AT&T BROADBAND PHONE OF FLORIDA, LLC, A DELAWARE LIMITED LIABILITY COMPANY

The following Plan of Merger, which was adopted and approved by each party to the merger in accordance with §§607.1103, 607.1108 and 607.1109, is being submitted in accordance with §§607.1103, 607.1108 and 607.1109 of the Florida Business Corporation Act.

PLAN OF MERGER adopted by MediaOne Florida Telecommunications, Inc., a business corporation organized under the laws of the State of Florida, by written consent of its sole Director on February 28, 2001, and adopted by AT&T Broadband Phone of Florida, LLC, a limited liability company organized under the laws of the State of Delaware, by written consent of its sole Member on February 28, 2001. The names of the entities planning to merge are MediaOne Florida Telecommunications, Inc., a business corporation organized under the laws of the State of Florida, and AT&T Broadband Phone of Florida, LLC, a limited liability company organized under the laws of the State of Delaware. The name of the surviving company into which MediaOne Florida Telecommunications, Inc. plans to merge is AT&T Broadband Phone of Florida, LLC.

- 1. MediaOne Florida Telecommunications, Inc. and AT&T Broadband Phone of Florida, LLC shall, pursuant to the provisions of §§607.1107 through 607.11101 of the Florida Business Corporation Act and the provisions of the laws of the jurisdiction of organization of the surviving company, be merged with and into a single limited liability company, to wit, AT&T Broadband Phone of Florida, LLC, which shall be the surviving company at the effective time and date of the merger and which is sometimes hereinafter referred to as the "surviving company", and which shall continue to exist as said surviving company under its present name pursuant to the provisions of laws of the jurisdiction of its organization. The separate existence of MediaOne Florida Telecommunications, Inc., which is sometimes hereinafter referred to as the "non-surviving corporation", shall cease at the effective time and date of the merger in accordance with the provisions of §§607.1107 through 607.11101 of the Florida Business Corporation Act.
- 2. The present Certificate of Formation and Limited Liability Company Agreement (the "Charter Documents") of the surviving company shall be the Charter Documents of said surviving company and said Charter Documents shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the laws of the jurisdiction of organization of the surviving company.
- 3. The sole Member and officers in office of the surviving company at the effective time and date of the merger shall be the sole Member and the officers of the surviving company, all of whom shall hold their respective offices until their successors are elected and qualified, or until their tenure is otherwise terminated in accordance with the Charter Documents of the surviving company.

- 4. Each issued share of the non-surviving corporation immediately before the effective time and date of the merger shall be surrendered and extinguished and the surviving company shall succeed to all of the properties, rights and other assets and shall be subject to all of the liabilities of the non-surviving corporation without further action by either company. The membership interests of the surviving company shall not be converted or exchanged in any manner.
- 5. The Plan of Merger herein made and approved shall be submitted to the sole shareholder of the non-surviving corporation and to the sole Member of the surviving company for their approval or rejection in the manner prescribed by the provisions of §§607.1107 through 607.11101 of the Florida Business Corporation Act and the provisions of the laws of the jurisdiction of formation of the surviving company.
- 6. In the event that the Plan of Merger shall have been approved by the sole shareholder entitled to vote of the non-surviving corporation in the manner prescribed by §§607.1107 through 607.11101 of the Florida Business Corporation Act and by the sole Member entitled to vote of the surviving company in the manner prescribed by the laws of the jurisdiction of its incorporation, the non-surviving corporation and the surviving company hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Florida, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger
- 7. The sole Director and the proper officers of the non-surviving corporation and the sole Member and the proper officers of the surviving company, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

Executed on February 28, 2001.

MEDIAONE FLORIDA

TELECOMMUNICATIONS, INC.,

a Florida Corporation

By:___

Name: James N. Zerefos

Capacity: Assistant Secretary

AT&T BROADBAND PHONE OF

FLORIDA, LLC,

a Delawage limited liability company

Name: Glenda M. Hijar

Capacity: Assistant Secretary

2767695_1 DOC



March 6, 2001

CT CORPORATION SYSTEM

Qualification documents for AT&T BROADBAND PHONE OF FLORIDA, LLC were filed on March 6, 2001, and assigned document number M01000000499. Please refer to this number whenever corresponding with this office.

Your limited liability company is now qualified and authorized to transact business in Florida as of the file date. In accordance with section 608.406(2), F.S., the name of this limited liability company is filed with the Department of State for public notice only and is granted without regard to any other name recorded with the Division of Corporations.

A limited liability company annual report/uniform business report will be due this office between January 1 and May 1 of the year following the calendar year of the file date. A Federal Employer Identification (FEI) number will be required before this report can be filed. If you do not already have an FEI number, please apply NOW with the Internal Revenue by calling 1-800-829-3676 and requesting form SS-4.

Please be aware if the limited liability company address changes, it is the responsibility of the corporation to notify this office.

Should you have any questions regarding this matter, please telephone (850) 487-6051, the Registration and Qualification Section.

Letter Number: 001A00013553

Trevor Brumbley
Document Specialist
Division of Corporations

APPLICATION BY FOREIGN LIMITED LIABILITY COMPANY FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 608.503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN LIMITED LIABILITY COMPANY TO TRANSACT BUSINESS IN THE STATE OF FLORIDA:

(Name of foreign limited liability company)	
Delaware 3.	
Jurisdiction under the law of which foreign limited liability (FEI number, if a company is organized)	applicable)
February 20, 2001 5. Perpetual	
(Date of Organization) (Duration: Year limited liabili exist or "perpetual")	ty company will cease to
Upon qualification	
(Date first transacted business in Florida. (See sections 608.501, 608.502, and 81	17.155, F.S.)
188 Inverness Drive West, Suite 600, Englewood, Colorado 80112	
(Street address of principal office)	
(Succession principal office)	
If limited liability company is a manager-managed company, check here	
	C 13
The name and usual business addresses of the managing members or managers	are as follows:
MediaOne Telecommunications Corp., a Massachusetts corporation, sole m	nember
188 Inverness Drive West, Suite 600	
Englewood, CO 80112	
. Attached is an original certificate of existence, no more than 90 days old, duly authenticated by the	•
jurisdiction under the law of which it is organized. (A photocopy is not acceptable. If the certificate	is in a foreign language, a
nslation of the certificate under oath of the translator must be submitted.)	
. Nature of business or purposes to be conducted or promoted in Florida:pro	ovision of
	:
telecommunications services	
Glanda M. Xigar	· · · · · · · · · · · · · · · · · · ·
Signature of a member or an authorized representative of a	
Signature of a member of an authorized representative of a	member.
(In accordance with section 608.408(3), F.S., the execution of this document of an affirmation under the penalties of perjury that the facts stated herein are true	onstitutes -

Typed or printed name of signee

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.415 or 608.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT TO DESIGNATE A REGISTERED OFFICE AND REGISTERED AGENT IN THE STATE OF FLORIDA.

1.	The name of the Limited Liability Company is:
	AT&T Broadband Phone of Florida, LLC
2.	The name and the Florida street address of the registered agent and office are:
	CT Corporation System
	(Name)
	1200 South Pine Island Road Florida street address (P.O. Box NOT ACCEPTABLE)
	Plantation FL 33324 City/State/Zip

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 608, F.S..

Special Asst. Secretary

\$ 100.00 Filing Fee for Application
\$ 25.00 Designation of Registered Agent
\$ 30.00 Certified Copy (optional)
\$ 5.00 Certificate of Status (optional)



December 4, 2000

AT&T DIGITAL PHONE 188 INVERNESS DRIVE WEST, 6TH FLOOR ENGLEWOOD, CO 80112

Subject: AT&T DIGITAL PHONE

REGISTRATION NUMBER: G00339900263

This will acknowledge the filing of the above fictitious name registration which was registered on December 4, 2000. This registration gives no rights to ownership of the name.

Each fictitious name registration must be renewed every five years between January 1 and December 31 of the expiration year to maintain registration. Three months prior to the expiration date a statement of renewal will be mailed.

IT IS THE RESPONSIBILITY OF THE BUSINESS TO NOTIFY THIS OFFICE IN WRITING IF THEIR MAILING ADDRESS CHANGES. Whenever corresponding please provide assigned Registration Number.

Enclosed is your certificate(s) as requested.

Should you have any questions regarding this matter you may contact our office at (850) 488-9000.

Reinstatement Section Division of Corporations

Letter No. 300A00061360



Bepartment of State

I certify that the attached is a true and correct copy of the Application For Registration of Fictitious Name of AT&T DIGITAL PHONE, registered with the Department of State on December 4, 2000, as shown by the records of this office.

The Registration Number of this Fictitious Name is G00339900263.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Fourth day of December, 2000



CR2EO22 (1-98)

Atherine Harris

Secretary of State

ISTRATION OF FICH JUS NAME		FILED	
AT&T Digital Phone Fictious Name to be Registered		OR DEC -4 PM	3:27
		SET III ARY U	STATE
Malling Address of Business	-	TALLAH ASSEE.	France
Englewood CO 80112 City State Zip Code	-	4	
	}		
El Number: 04-3283052		This are a lo	
Owner(s) of Fictitious Name If Individual(s): (Use an attac	hment if no		or onice use only
2.			
Last First M.I.	Last	First	M.(.
Addres8	Addr	753	
City State Zip Code	City	State	Zip Code
- -		hment if necessar	(y):
MediaOne Florida Telecommunications, Inc. 2			
Enity Name 188 Inverness Drive West. 6th Floor	Entity Nam	•	
Address	Addr	946	
City State Zip Code	City	State	Zip Code
Florida Registration Number <u>P95000047602</u> FEI Number: 04-3283052		_	
☐ Applied for ☐ Not Applicable			□ Not Applicable
form is true and accurate. I (we) further certify that the fictitious name showspaper as defined in chapter 50. Florida Statutes, in the county where the not that the signature(s) below shall have the same legal effect as if made to the same lega	wn in Section applicant's p under path. (A Signature of	1 of this form has been dnolpal place of busines t Least One Signature Owner	n advertised at least once in se is located. I (we) under- Required)
CANCELLATION COMPLETE SECTION 4 ONLY:			
	SECTION	S 1 THROUGH 4:	
re) the undersigned, hereby cancel the fictitious name			
re) the undersigned, hereby cancel the fictitious name, which was registered on			
•			
	Fictitious Name to be Registered 188 Inverness Drive West, 6th Floor Mailing Address of Business Englewood CO 80112 City Biale Zip Code Florida County of principal place of business: Duval County Fel Number: 04-3283052 Owner(s) of Fictitious Name If Individual(s): (Use an attact of the state of t	ATET Digital Phone Fictitious Name to be Registered 188 Inverness Drive West, 6th Floor Meiling Address of Business Englewood Co 80112 City State Zip Code Florida County of principal place of business: Duval County FEI Number: 04-3283052 Cowner(s) of Fictitious Name If Individual(s): (Use an attachment if ne 2. Last First M.I. Last Address Address Address Address Owner(s) of Fictitious Name If other than an individual: (Use an attachment if ne 5.5 mg/s S#	FILED ATET Digital Phone Fictitious Name to be Registered 188 Inverness Drive West, 6th Floor Melling Address of Business Englewood City Bissle Zip Code City Clory County First Address City State Address City State City State Address City State City State Address City State SS# Coverer(s) of Fictitious Name If Individual(s): (Use an attachment if necessary): City SS# City State City State SS# Coverer(s) of Fictitious Name If other than an individual: (Use an attachment if necessary) MediaOne Florida Telecommunications, Inc. 2 Ently Name 188 Inverness Drive West, 6th Floor Address Englewood Co 80112 City State This space for SS# City State SS# Final Address Englewood Co 80112 City State Final Address Englewood Co 80112 City State Fiorida Registration Number P9500047602 Fiorida Registration Number P9500047602 Fiorida Registration Number P10 Applied for Not Applicable P10 India Registration Number P10 India Regist

CR4E-001 (5/96)

FLOGS - 11/4/79 CT System Online

Note: Acknowledgments/certificates will be sent to the address in Section 1 only.