

## ORIGINAL

November 20, 2001

## <u>Via Overnight</u>

Ms. Blanco S. Bayo Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Docket 011410-Compliance investigation of American Fiber Network, Inc. of Section 364.183(1)

Ms. Blanco,

Attached please find our original copy of the fax we sent to the Florida Public Service Commission on July 27, 2001. This is being sent to you as proof that we did comply with the original order dated July 6, 2001.

Since we did comply with the data request prior to the stated deadline of August 17, 2001 via one of your desired methods of response via a facsimile, the above referenced docket should be ended and the investigation concluded.

Please contact me at your earliest convenience should you require any additional information. Thank you for your cooperation in this matter.

Sincerely,

Robert E. Heath EVP

DOCUMENT NEW DOCUMENT NEW COLONIENT NOV 26 5

American Fiber Network, Inc. 9401 Indian Creek Parkway Sunte 140 Overland Park, KS 66210

## facsimile transmittal

	To:	Mr. Walter	r <b>F</b>	Fax: Date:		8504136527			
	From:	Rob Heath	Lob Heath			7/27/01			
	Re:	Data reques	st	F	Pages:	5			
	CC:								<u> </u>
	🗆 Urge	nt 🗆 F	or Review	Please Cor	nment	🗆 Ple	ase Reply	🗋 Please F	<i>lecycle</i>
•		•	•	•		•	•	•	•
	Notes:	As requeste	d, attached i	s the data you rea	quested.	Please co	ontact me at	9724709015	if you
	have a	ny questions of	or require an	y additional info	mation.				

July 27, 2001

Mr. Walter D'Haeseleer Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

Re: Year 2001 Local Competition Report Data Request

To Whom It May Concern:

As requested, the following are the answers to the questions from the "Year 2001 Local Competition Report Data Request" for American Fiber Network, Inc.-TX393. We will follow the questions in the order presented with their corresponding number.

- 1) a) We are currently providing basic local service to residential customers.
  - b) We are providing service to approximately 2400 residential customers in Florida.
  - c) \$11.50 in Sprint territory, \$12.00 in GTE territory and \$10.75 in Bell South.
  - d) We are currently providing basic local service to business customers.
  - e) We are providing service to approximately 60 business access lines.
  - f) \$25.25 in Sprint territory, \$30.00 in GTE territory and \$29.25 in Bell South.
- 2) We are not currently providing any other forms of local service in Florida, as we understand your definition.
- 3) a) As of June 30, 2001, we are reselling residential lines in the following exchanges:

Boca Raton-	30 residential lines
Boynton Beach-	13 residential lines
Bradenton-	245 residential lines
Clearwater=	176 residential lines
Deerfield Beach	3 residential lines
Delray Beach	22 residential lines
Englewood	67 residential lines
Flagler Beach	54 residential lines
Ft. Lauderdale	146 residential lines
Gainesville	2 residential lines
Haines City	39 residential lines
Hollywood	1 residential line
Jacksonville	3 residential lines
Kissimmee	106 residential lines

Lake Mary	25 residential lines
Lakeland	5 residential lines
Melbourne	11 residential lines
Miami	163 residential lines
N. Dade	7 residential lines
Orlando	307 residential lines
Oviedo	1 residential line
Pompano Beach	20 residential lines
Sarasota	442 residential lines
St. Augustine	82 residential lines
St. Petersburg	333 residential lines
Tampa	65 residential lines
W. Palm Beach	20 residential lines
Winter Park	1 residential line

As of June 30, 2001, we are reselling business lines in the following b) exchanges:

Bradenton	2 business lines
Clearwater	9 business lines
Flagler Beach	2 business lines
Kissimmee	2 business lines
Orlando	19 business lines
Sarasota	20 business lines
St. Augustine	8 business lines
St. Petersburg	1 business line

- c)
- We are not currently using UNEs in Florida. We are not currently using UNEs in Florida. We have no facilities deployed in Florida. We have no facilities deployed in Florida. d)
- e)
- f)
- **g**)
- We are not providing any access line to ISPs in Florida. We are not providing any access lines to Voice Mail providers. h)

------

- We have no switch locations in Florida. 4)
- 5) Residential Access lines as of 6/30/2001

Boca Raton-	30 residential lines
Boynton Beach-	13 residential lines
Bradenton-	245 residential lines
Clearwater-	176 residential lines
Deerfield Beach	3 residential lines
Delray Beach	22 residential lines
Englewood	67 residential lines

54 residential lines
146 residential lines
2 residential lines
39 residential lines
1 residential line
3 residential lines
106 residential lines
25 residential lines
5 residential lines
11 residential lines
163 residential lines
7 residential lines
307 residential lines
1 residential line
20 residential lines
442 residential lines
82 residential lines
333 residential lines
65 residential lines
20 residential lines
1 residential line

6) Business Access lines as of 6/30/2001

ŧ.

Bradenton	2 business lines
Clearwater	9 business lines
Flagler Beach	2 business lines
Kissimmee	2 business lines
Orlando	19 business lines
Sarasota	20 business lines
St. Augustine	8 business lines
St. Petersburg	1 business line

- 7) Yes, we do differentiate between residential and business for billing and accounting purposes.
  - a) The only "enhanced" service we are providing when requested is voice mail which is being supplied by a third party.
  - b) We have not experienced any significant barriers to entering the Florida local market.
  - c) We have not experienced any difficulties involving agreements with ILECs.
  - d) We do not anticipate our residential means of providing traffic to change. Business could possibly, but not likely. We do not expect to be a full scale facilities-based provider.
  - e) We have not been assigned NXX codes.

- 8) Interexchange service.
- 9) No.
- 10) No.
- 11) We do not currently offer packages combining local and long distance. The long distance is not currently a condition of providing local service.
- 12) In other states and in Verizon/GTE areas where merger conditions have been imposed, the competition, for residential service, is real. As it is for us now, the minimal discount makes it hard to compete in the Bell South regions.

-----

- 13) To my knowledge, we have not filed a form 477 with the FCC.
- 14) We do not offer xDSL service.
- 15) NA
- 16) NA
- 17) NA