ORIGINAL

Timolyn Henry

From:

Vicki Gordon Kaufman [vkaufman@moylelaw.com]

Sent:

Thursday, March 17, 2005 4:48 PM

To:

Vicki Gordon Kaufman; Filings@psc.state.fl.us

Cc:

Jason Rojas; Jeremy Susac; Kip.Edenfield@BellSouth.COM; Nancy White; jheitmann@kellleydrye.com;

jkashatus@kelleydrye.com; JON MOYLE, JR.

Subject:

RE: Docket No. 040527-TP -- revised deposition notice

Attachments: NTDDT revised 03.17.05 - Hendrix.pdf

ursuant to the Commission's procedures for e-filing, NuVox Communications Inc. (NuVox) provides the following formation:	
a. The attorney responsible for the filing is:	COM
Vicki Gordon Kaufman	CTR
Moyle Flanigan Katz Raymond & Sheehan, PA	ECR
The Perkins House	001
118 North Gadsden Street	GCL
Tallahassee, Florida 32301 850.681.3828	OPC
850.681.8788 (Fax) vkaufman@moylelaw.com	MMS
b. The document is to be filed in Docket No. 040527-TP.	RCA
	SCR
c. The document is filed on behalf of NuVox.	SEC
d. The document is 4 pages long.	OTH

e. The document is a Revised Notice of Taking Deposition Duces Tecum of Jerry Hendrix, adding the time.

Vicki Gordon Kaufman
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DOCUMENT NUMBER - DATE

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Enforcement of Interconnection)	
Agreement Between BellSouth)	Docket No. 040527-TP
Telecommunications, Inc. and NuVox)	Filed: March 17, 2005
Communications, Inc.)	
)	

NUVOX COMMUNICATIONS, INC.'S <u>REVISED</u>¹ NOTICE OF TAKING DEPOSITION DUCES TECUM OF JERRY HENDRIX

TO:

E. Earl Edenfield, Jr.
Theodore C. Marcus
Law Department
BellSouth Telecommunications, Inc.
675 W. Peachtree St., NE, Ste. 4300
Atlanta GA 30375

Nancy B. White Legal Department BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556

PLEASE TAKE NOTE, THAT PURSUANT TO Florida Rule of Civil Procedure 1.310, NuVox Communications, Inc. (NuVox) will take the following deposition at the time and location indicated:

Jerry Hendrix – April 18, 2005 at 10 am EST Moyle, Flanigan, Katz, Raymond & Sheehan, P.A. The Perkins House 118 N. Gadsden Street Tallahassee FL 32301

The foregoing will take place before a court reporter, notary public, or before some other officer authorized by law to take depositions. Said deposition is to be used for discovery purposes, for use at trial, or both, and will continue from day-to-day until complete. Deponent shall bring with him to the Deposition all documents described in Exhibit A attached hereto.

Individuals with disabilities needing a reasonable accommodation to participate in this

DOCUMENT NUMBER-DATE

¹ The only change from the original notice is the addition of the time.

proceeding should contact Vicki Gordon Kaufman at 850/681-3828. If hearing impaired, call 1/800-955-8771 (TDD) or 1/800/955-8770 (V) via Florida Relay Service for assistance.

PLEASE GOVERN YOURSELVES ACCORDINGLY.

Respectfully submitted,

S/ Vicki Gordon Kaufman

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jmoylejr@moylelaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served by electronic and U.S. Mail this 17th day of March 2005 on the following parties of record:

Nancy B. White Legal Department BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556

E. Earl Edenfield, Jr.
Theodore C. Marcus
Law Department
BellSouth Telecommunications, Inc.
675 W. Peachtree St., NE, Ste. 4300
Atlanta GA 30375

Jason Rojas Jeremy Susac Office of the General Counsel Florida Public Service Commission 2540 Shumard Oaks Boulevard Tallahassee FL 32399-0850

> <u>s/ Vicki Gordon Kaufman</u> Vicki Gordon Kaufman

EXHIBIT A

- 1. All documents and records described in paragraph 20 of BellSouth's Complaint, including, but not limited, to all retail end user records reviewed, all NuVox records reviewed, all EEL circuit information reviewed and any analysis or study performed regarding such information.
- 2. All documents and analysis supporting the 18% number set out in paragraph 21 of BellSouth's Complaint.
- 3. All documents and records described in paragraph 23 of BellSouth's Complaint concerning BellSouth's "examination" of information from states other than Georgia and any analysis or study performed regarding such information.
- 4. All documents and records described in paragraph 24 of BellSouth's Complaint concerning BellSouth's "subsequent examination" of information from states other than Georgia and any analysis or study performed regarding such information.
- 5. All documents and analysis supporting the 21% number set out in paragraph 24 of BellSouth's Complaint.
- 6. Copies of any and all documents relating to the retention by, compensation of, and work of American Consultants Alliance (ACA) (referred to in the March 15, 2002 letter from Jerry D. Hendrix to Hamilton E. Russell, III, attached as part of Exhibit B to the Complaint) on behalf of BellSouth.
- 7. Copies of all marketing and other materials relating to ACA that are in BellSouth's possession.
- 8. All documents that support BellSouth's "concern" that NuVox "has not met the local service requirements set forth in the Supplemental Clarification Order" (see email from Parkey Jordan to John Heitmann, 4/1/02, attached to Hendrix Affidavit to Motion for Summary Disposition).
- 9. All BellSouth "records show[ing] that a high percentage of NuVox's traffic in Tennessee and Florida is intrastate access..." (see email from Parkey Jordan to John Heitmann, 4/1/02, attached to Hendrix Affidavit to Motion for Summary Disposition).