

## **Timolyn Henry**

From:Matthew Feil [mfeil@mail.fdn.com]Sent:Tuesday, September 06, 2005 4:34 PMTo:Filings@psc.state.fl.usSubject:RE: Docket No. 041269-TP

Attachments: Letter on Joint Motion for Protective Order.pdf

To: Division of the Commission Clerk and Administrative Services

Please find attached for filing in the captioned docket FDN Communications' Letter.

In accordance with the Commission's e-filing procedures, the following information is provided:

(a) The person responsible for this filing is:

Name: Address:	Matthew J. Feil, General Counsel FDN Communications
,	2301 Lucien Way, Ste. 200
Phone No:	Maitland, FL 32751 407-835-0460
Email:	mfeil@mail.fdn.com

- (b) Docket No. and Title: 041269-TP, Petition to establish generic docket to consider amendments to interconnection agreements resulting from changes in law, by BellSouth Telecommunications, Inc.
- (c) The party on whose behalf the document is filed: Florida Digital Network, Inc. d/b/a FDN Communications
- (d) Number of pages of the document: 1 page.
- (e) Description of each document attached: FDN Communications' Letter.

## DOCUMENT NUMBER-DATE

08445 SEP-68

**FPSC-COMMISSION CLERK** 



ORIGINAL

September 6, 2005

Ms. Blanca S. Bayo, Director Division of the Commission Clerk & Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re: Docket No. 041269-TP – Petition to Establish Generic Docket to Consider Changes to Interconnection Agreements Resulting from Changes in Law

## Dear: Ms. Bayo:

I write on behalf of Florida Digital Network, Inc., d/b/a FDN Communications ("FDN") to advise that FDN does not oppose the Joint Motion for Entry of Protective Order filed by BellSouth and CompSouth. If the Commission grants the Joint Motion, FDN suggests that the order granting the Joint Motion should provide adequate protections for information provided pursuant to the order, such protections to include, but not limited to, the following: (a) BellSouth has adequate notice of and opportunity to file requests for confidential treatment for information provided to the Commission or its staff, (b) only counsel of record and their assistants, testifying/deposed witnesses, and company employees/consultants not engaged in competitive or strategic decision-making should have access to the protected information, (c) the protected information and all copies thereof should be returned to the provider (BellSouth) upon conclusion of the case and (d) such other protections as the Commission deems necessary to prevent unnecessary disclosure. If any FDN information is to be included in the information disclosed pursuant to the order, FDN reserves its right to seek a protective agreement with any parties to whom such FDN information may be disclosed.

Please feel free to contact me regarding the enclosed at 407-835-0300.

Sincerely,

Matthew Feil /s/

Matthew Feil General Counsel FDN Communications

C: Parties of Record (by email)

LOCAL

LONG DISTANCE

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