

School-to-Home Connection

Just as current computer users are utilizing the existing public telephone networks for data traffic and internet connectivity, they now will have the opportunity of utilizing public cable TV networks or private broadband cable links to connect schools' and districts' local (LAN) and wide (WAN) area network infrastructures with the community cable topology.

In addition to the delivery of multimedia computer-based curriculum into the home over cable TV infrastructures, this advanced curriculum delivery system will be enhanced by the addition and demonstration of a school and district 'student help desk' that utilizes the latest in desktop conferencing software products.

Delivering HomeReach, a new product based on CCC's SuccessMaker product family, to expand classroom learning, is the first step in CCC's community-wide learning initiative, in which the company intends to make "classrooms without walls" a reality.

Computer Curriculum Corporation, one of Simon & Schuster's fastest growing units, is a leading multimedia publisher for the K-12 education market. By combining comprehensive courseware with a powerful management system, CCC enables teachers to not only create an engaging learning environment, but establish individualized student learning paths, assess progress and measure results against appropriate standards. CCC's software is installed in more than 8,000 schools and is used by more than 1.5 million students worldwide.

Technologies

The system supports cross-platform (Macintosh and/or Windows) deployment of robust multimedia curriculum into the home, and consists of an external RF modem that connects to a multimedia PC or Macintosh by means of a standard Ethernet connection. The RF modem provides the ability to transmit and receive computer binary data over a standard 2-way cable TV channel. The RF modem can transmit and receive at speeds from .5M bits/s or 4M bits/s over a range of up to a 100 mile radius

of the headend server. The school LAN (either Novell 3.x, 4.x, or Windows NT) and the community RF networks are bridged at the server by the addition of an incremental RF modem and Ethernet card. The 'help desk' environment is created by utilizing 'point-to-point' desktop conferencing software that runs on all student stations. E-mail and district-wide messaging support are provided by means of standard e-mail messaging software included in most desktop operating systems software supplied by Microsoft and Apple.

Benefits

This demonstration with associated products aims at leveraging advancements in high speed RF data communications, desktop video conferencing, and interactive software application sharing to develop a seamless interactive learning system that will allow for the expansion of traditional classroom activities into the home. This seamless delivery of traditional classroom based software curriculum will begin to yield the following benefits:

- Equal access for home-bound, disciplinary, and low income students
- The ability to utilize classroom computer and software resources on a virtual 24 hours per day, seven days per week, 365 days per year basis, eventually throughout the community
- The ease of access from the home, community

center, or community library will get parents, and the community further involved in the activities of the children in the classroom.

- A 'virtual classroom' / community-wide learning environment that reinforces the SCANS (Secretary's Commission on Achieving Necessary Skills) report needs for
 - all individuals having the opportunity of becoming lifelong learners
 - exposure to the tools and technologies required in the 21st Century
 - knowledge of basic organizational, and technical systems, and the ability to effectively utilize them
 - utilization of technology based tools for support of critical thinking and decision making pursuits

Discovery Channel Online

Explore Your World

www.discovery.com



New Species Discovered
in the Galapagos!



NOVEMBER 14, 1995

Discovery
World



Discovery
On Air



Discovery
Tools



Get answers to your questions
from the scientific team, daily!



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Photo: Harbor Branch Oceanographic

Discovery Channel Online is an exciting new adventure on the Internet from the leader in real-world entertainment. It is currently available to consumers, free of charge, on the World Wide Web. Featuring daily original programming, enhanced with digital pictures, ambient sounds and downloadable video, Discovery Channel Online gives consumers the most complete and interesting information about their world.

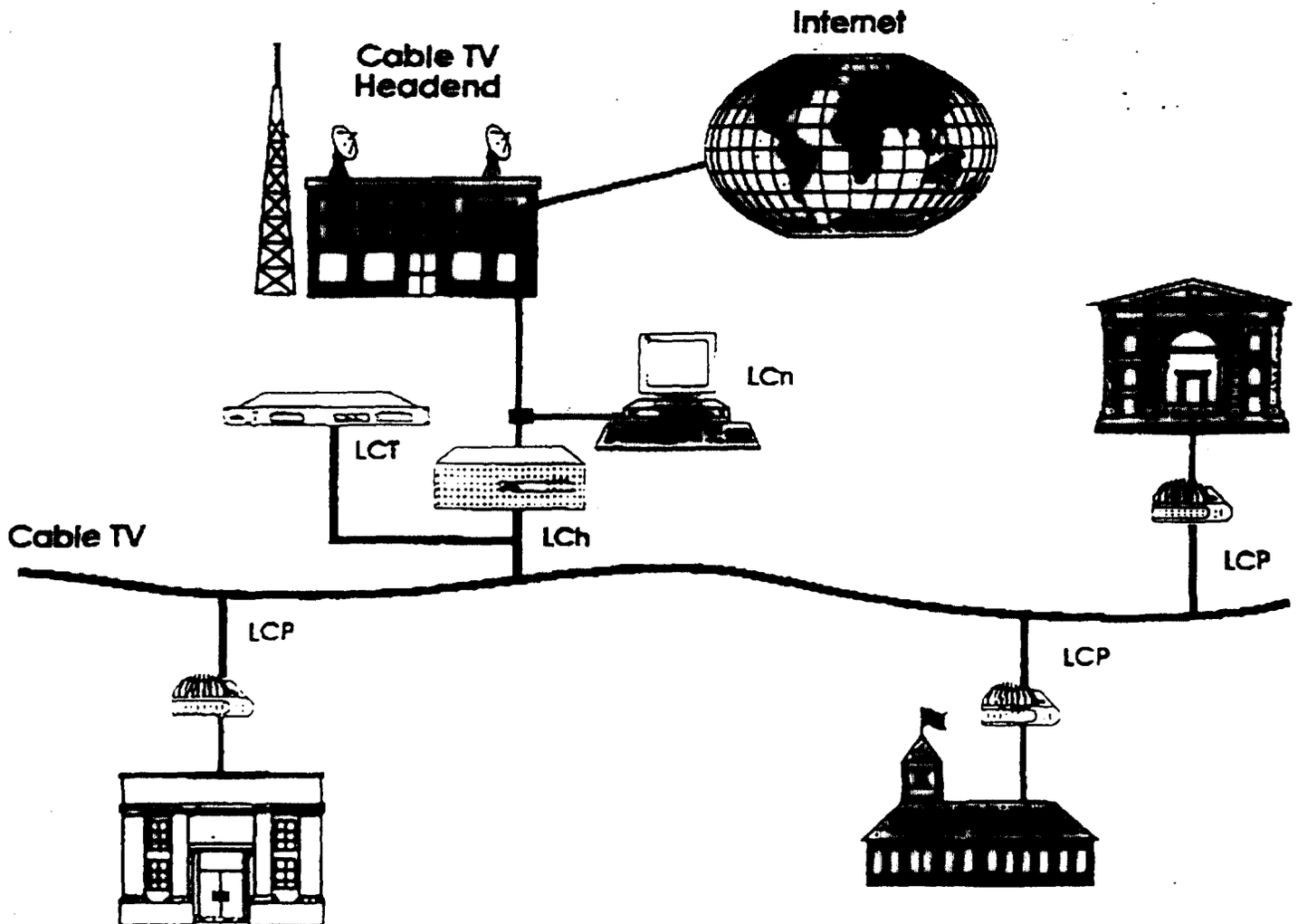
Discovery communications has made a significant investment in this new service, believing that with improved technology

provided to consumers through the cable modem, the Internet will develop into a new mass medium. It provides users with over 1,000 new pages of editorial content every month. State-of-the-art Bulletin Boards and Search Engines, as well as the largest graphics, video and audio software, make Discovery Channel Online a uniquely rich site. Consumer response has been overwhelming. And to capitalize on broadband capabilities, Discovery Channel Online is in the process of adapting the service to take full advantage of technological advancements.

CableLabs / CCTA

CableNET '95

Internet Over Cable TV



FTP Software and LANcity Corporation will demonstrate the first completely integrated, high-speed Internet access solution for cable TV customers. The two companies are bundling their products, FTP's Internet access software suite, Explore 2.0 for Windows, and LANcity's high speed Personal Cable TV modem (LCP), to deliver Internet access at speeds 1000 times faster than is possible using a standard phone line.

To do this, FTP Software has enhanced Explore to work with LANcity's LCP Cable Modem which performs both upstream and downstream at a full 10 million bits per second with any home computer or cable TV system. This turnkey solution provides cable operators with plug-and-play installation and configuration, as well as a means to leverage their installed base for new revenue opportunities.

High-Speed Internet Access

Explore and the LCP Personal Cable TV modem, for the first time, make many data intensive applications, such as video conferencing, home catalog shopping and video and interactive applications, practical and affordable over the Internet. Explore enables personal computer users to search the Internet for information, send and receive e-mail, read and participate in newsgroups, or browse the World Wide Web for the latest entertainment, stock quotes, or news.

Explore also includes the KEYview File Viewer to view, print and convert files received via the Internet.

FTP software's Mail OnNet is one of the only products with multicasting capabilities to fully take advantage of cable TV's potential as an Internet provider. Internet access via cable also promises to greatly reduce user frustration with server availability and file download times, as well as lower the cost of high speed data transmission.

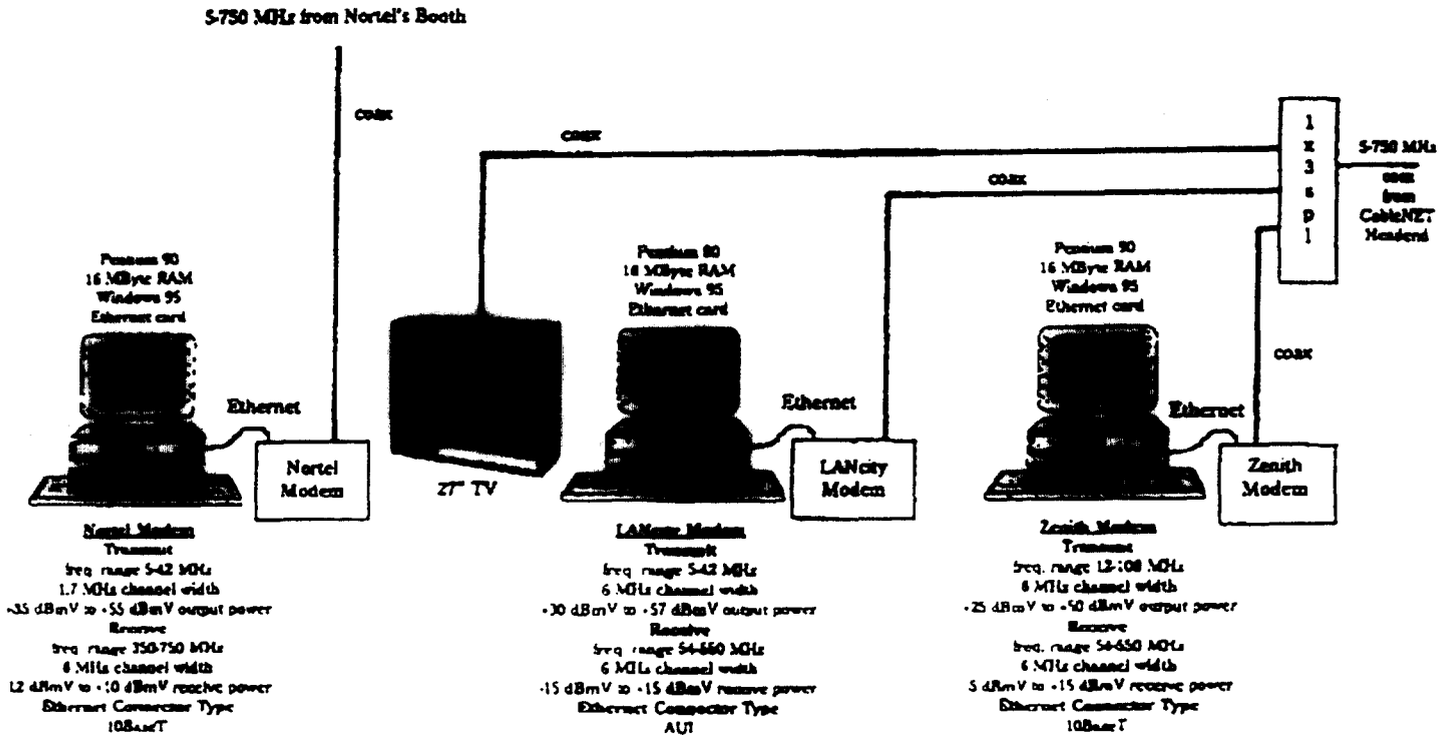
The LANcity data over cable TV product family provides high-speed, long-distance, symmetrical (with asymmetric capability) and cost-effective data communications for delivering the vast resources of the Internet to the end user. LANcity Corporation uses existing cable TV HFC system lines to transmit computer-generated data as far as 200 miles. LANcity products are frequency agile; therefore, they operate in any of 83

available 6 MHz cable TV channels in the forward or receive frequencies in the range of 54 to 550 MHz and any of the 6 available 6-MHz cable channels in the return and transmit frequency range of 5 to 42 MHz. LANcity products provide standard 10-Mbps IEEE 802.3/Ethernet symmetrical data service at distances up to 200 miles through the cable TV headend.

- The FTP Software/LANcity Internet access solution provides cable operators with the fastest, most cost effective, and reliable way to deliver the power of the Internet to cable customers
- Access to the Internet at full 10 Mbps over cable TV in both directions
- Network Manageable
- Available Product NOW



High-Speed Internet Access



© Home's international, Internet protocol-based network will provide high-speed data services to homes, workplaces and schools via a hybrid fiber coaxial (HFC) connection to the personal

computer. While the signals travel the same path, neither cable television connections nor © Home's connections are affected by simultaneous use.

High-Speed Internet Access

By tapping into the immense bandwidth of HFC, the @ Home service will offer users connection speeds of 10 million bits per second, a significant improvement over current dial-up

modem speeds by more than 500 times, and more than 50 times faster than current ISDN connections.

Technology

@ Home will operate its own global network infrastructure that connects to the Internet at multiple locations. This backbone will connect information providers to regional data centers via a multi-megabit, switched data system. These regional data centers will be connected to local

hubs, which in turn transport data to end users. @ Home's network is based on a distributed model that will connect users to multiple sources of content, and is designed to insure security and reliability.

Benefits

The @ Home network's extensive use of caching and replication minimizes traffic on the system's backbone and makes the use of rich graphics, audio and full motion video practical for the first time on a consumer and business-oriented on-line service offering consumers and

business professionals the most comprehensive, visually compelling means of accessing up to the minute global information. The design of the @ Home network offers users a broad band, multimedia, on-line environment

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ATTACHMENT D

**BELLSOUTH - FCTA
STIPULATION AND AGREEMENT**



Florida Cable Telecommunications Association

Steve Wilkerson, President

December 8, 1995

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VIA HAND DELIVERY

FPSC-RECORDS/REPORTING

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RE: Docket Nos. 950696-TP, 950737-TP, 950984-TP, 950985A-TP, 950985D-TP

Dear Ms. Bayo:

Enclosed for filing in the above-referenced dockets are the original and fifteen (15) copies of the Joint Motion for Acceptance of Stipulation and Agreement and for Partial Stay of Proceedings submitted on behalf of the Florida Cable Telecommunications Association, Inc., Time Warner AxS, L.P./Digital Media Partners, Continental Cablevision, Inc. and BellSouth Telecommunications, Inc. Copies have been served on the parties of record pursuant to the attached certificate of service.

Please acknowledge receipt and filing of the above by date stamping the duplicate copy of this letter and returning the same to me.

Thank you for your assistance in processing this filing.

Yours very truly,

Laura L. Wilson
Vice President, Regulatory Affairs
& Regulatory Counsel

Enclosures

c: All Parties of Record
Mr. Steven E. Wilkerson

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MAR 1 1996
BUREAU OF RECORDS

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Funding for Determination of) DOCKET NO. 950696-TP
Universal Service and Carrier of)
Last Resort Responsibilities)

In re: Investigation into Temporary) DOCKET NO. 950737-TP
Local Telephone Number Portability)
Solution to Implement Competition in)
Local Exchange Telephone Markets)

In re: Resolution of Petition(s)) DOCKET NO. 950984-TP
to Establish Nondiscriminatory)
Rates, Terms, and Conditions for)
Resale Involving Local Exchange)
Companies and Alternative Local)
Exchange Companies Pursuant to)
Section 364.161, Florida Statutes)

In re: Resolution of Petition to) DOCKET NO. 950985A-TP
Establish Non Discriminatory Rates,) 950985D-TP
Terms, and Conditions for Inter-)
connection Involving Local Exchange)
Companies and Alternative Local)
Exchange Companies Pursuant to)
Section 364.162, Florida Statutes)

Filed: December 8, 1995

**JOINT MOTION FOR ACCEPTANCE OF STIPULATION
AND AGREEMENT AND FOR PARTIAL STAY OF PROCEEDINGS**

COME NOW BellSouth Telecommunications, Inc. (hereinafter referred to as "BellSouth") and Florida Cable Telecommunications Association, Inc., Continental Cablevision, Inc., and Time Warner AxS/Digital Media Partners (hereinafter referred to as "Alternative Local Exchange Companies" or "ALECs"), and jointly move the Florida Public Service Commission to accept and approve the attached Stipulation and Agreement to grant a partial stay of Docket Nos. 950696-TP (Universal Service) and 950737-TP (Telephone Number

Portability) as more specifically set forth below. In support of this Joint Motion, BellSouth and the ALECs state as follows:

1. BellSouth and the ALECs have reached a stipulation and agreement reflecting resolution of the identified issues in several pending dockets addressing an interim universal service and carrier of last resort mechanism, non-discriminatory interim rates, terms and conditions for local interconnection, unbundling and resale, and telephone number portability pursuant to Sections 364.025, .16, .161 and .162, Florida Statutes. A copy of the Stipulation and Agreement is attached hereto as Exhibit 1, and is incorporated herein by reference. This is a comprehensive Stipulation and Agreement which addresses the identified issues in the above-captioned proceedings.

2. Under the Stipulation and Agreement, BellSouth and the ALECs agree that no funding under any interim mechanism which may be adopted by the Commission for maintaining universal service objectives and funding carrier-of-last-resort obligation, as contemplated by Section 364.025(2), Florida Statutes, is required at this time with respect to BellSouth and the ALECs planning to operate within the BellSouth service areas. A Commission decision in Docket No. 950696-TP is scheduled for a Special Agenda on December 11, 1995. This Special Agenda should be stayed with regard to BellSouth in order to: (a) permit the Commission sufficient time to review this Stipulation and Agreement; (b) permit the Commission sufficient time to vote on the Stipulation and Agreement in this proceeding and to terminate the proceedings

in Docket Nos. 950985A-TP and 950985D-TP (Local Interconnection Proceedings); and 950984-TP (Unbundling and Resale); and (c) allow the other parties to these proceedings ample opportunity to review the Stipulation and Agreement in sufficient detail to permit an informed participation in the Stipulation and Agreement.

3. Under the Stipulation and Agreement, BellSouth and the ALECs agree that issues not previously stipulated and agreed to in Docket No. 950737-TP (Telephone Number Portability) are stipulated and agreed to. A Commission decision on the issues not previously stipulated and agreed to in Docket No. 950737-TP is scheduled for a Special Agenda on December 14, 1995. This Special Agenda should be stayed with regard to BellSouth in order to: (a) permit the Commission sufficient time to review this Stipulation and Agreement; (b) permit the Commission sufficient time to vote on the Stipulation and Agreement in this proceeding and to terminate the proceedings in Docket Nos. 950985A-TP and 950985D-TP (Local Interconnection Proceedings); and 950984-TP (Unbundling and Resale); and (c) allow the other parties to these proceedings ample opportunity to review the Stipulation and Agreement in sufficient detail to permit an informed participation in the Stipulation and Agreement.

4. The Stipulation and Agreement satisfies the statutory requirement to negotiate "the terms, conditions and prices" of local interconnection, temporary telephone number portability and any feasible unbundling request and disposes of all the identified issues in Docket Nos. 950737-TP, 950984-TP and 950985A-TP

and 950985D-TP. Having satisfied the statutory requirements and legislative intent, the parties urge the Commission to accept the Stipulation and Agreement in all respects. This Stipulation and Agreement is the result of months of negotiations and arm's-length bargaining and reflects the parties' best efforts to resolve each issue. BellSouth and the ALECs are convinced that the Stipulation and Agreement is in the public interest. It meets the legislation's underlying intent to promote local competition by providing reasonable arrangements for the introduction of local exchange competition and residential consumer choice.

WHEREFORE, BellSouth and the ALECs jointly request the Commission to grant a partial stay of Docket Nos. 950696-TP and 950737-TP and to accept the Stipulation and Agreement entered into by BellSouth and the ALECs in each of the above-captioned proceedings as disposing of all issues in those proceedings as they relate to BellSouth.

Respectfully submitted,

Laura Wilson
Florida Cable Telecommunications
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Don Lacey (DLW)
BellSouth Telecommunications,
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Donald A. Crosby (DLW)
Continental Cablevision, Inc.

Peter M. Dembar (PDM)
Time Warner AxS/Digital
Media Partners

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail or hand delivery (*) this 8th day of December, 1995, to the following:

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ATTORNEY

Stipulation and Agreement

This Stipulation and Agreement is entered into by and between the undersigned parties to Docket No. 950985-TP, 950985A-TP and 950985D-TP addressing the establishment, on an interim basis, of nondiscriminatory rates, terms and conditions for local interconnection pursuant to Section 364.162, Florida Statutes; Docket No. 950696-TP, addressing the establishment of an interim universal service/carrier of last resort recovery mechanism pursuant to Section 364.025, Florida Statutes; Docket No. 950737-TP, addressing a temporary telephone number portability solution, e.g., Remote Call Forwarding pursuant to Section 364.16(4), Florida Statutes; and Docket No. 950984-TP, addressing unbundling and resale of local exchange telecommunications company network features, functions and capabilities pursuant to Section 364.161, Florida Statutes, to the extent identified herein.

The undersigned parties are entering into this comprehensive Stipulation and Agreement for the purpose of facilitating the introduction of local exchange competition on an expedited basis and avoiding the uncertainty and expense of litigation. It is the intention of the undersigned parties that this comprehensive Stipulation and Agreement remain in effect for two years beginning January 1, 1996. The undersigned parties understand that as experience is gained in the marketplace it may become apparent that prices, terms and conditions other than those set forth in this agreement for purposes of introducing competition may be more appropriate to support the continued development of competition upon the expiration of this agreement. The parties intend for this Stipulation and Agreement to establish the interim prices, terms, conditions and mechanisms necessary to facilitate the introduction of local exchange competition, as required by the above-referenced sections of

Florida Chapter Law 95-403. This Stipulation and Agreement will dispose of all known outstanding issues in the aforementioned dockets. Thereafter, to the extent permitted by law, the parties intend to renegotiate these provisions based upon experience gained in the marketplace.

The undersigned parties agree that the issues addressed in the aforementioned proceedings, which have been framed in response to the requirements of the above-referenced sections of Florida Chapter Law 95-403, shall be resolved during the two year term of this agreement as follows:

A. Local Interconnection - Docket No. 950985-TP

Section 364.16, Florida Statutes, requires, among other things, that each incumbent local exchange telecommunications company (LEC) provide access to and interconnection with its telecommunications facilities to any other provider of local exchange telecommunications services requesting such access and interconnection at non-discriminatory prices, rates, terms, and conditions established by the procedures set forth in Section 364.162, Florida Statutes. Section 364.162, Florida Statutes, provides that an alternative local exchange telecommunications company (ALEC) shall have until August 31, 1995, or sixty (60) days, to negotiate with the LEC mutually acceptable prices, terms and conditions of interconnection and for the resale of LEC services and facilities. The statute also provides that if the parties are not able to negotiate a price by August 31, 1995, or within sixty days, either party may petition the Commission to establish non-discriminatory rates, terms and conditions of interconnection and for the resale of LEC services and facilities. Whether set

by negotiation or by the Commission, interconnection and resale prices, rates, terms and conditions shall be filed with the Commission before their effective date.

The parties were unable to negotiate mutually acceptable prices, terms and conditions of interconnection by August 31, 1995, or within sixty days. After further negotiations, however, the undersigned parties now agree to the following interim prices, terms and conditions for interconnection and the exchange of traffic with BellSouth through December 31, 1997:

1. "Local interconnection" is defined as including the delivery of local traffic to be terminated on each company's local network, the LEC unbundled network features, functions and capabilities contained in Attachment D , and temporary telephone number portability to be implemented pursuant to Section 364.16(4), Florida Statutes. While the parties have endeavored in good faith to resolve the issues relating to local interconnection, the parties recognize that they are unable to foresee and account for every issue that may arise as this Stipulation and Agreement is implemented. Thus, to the extent that the prices, terms and conditions for local interconnection are not specifically established herein, the additional prices, terms and conditions shall be established pursuant to negotiation or set by the Commission, upon request, as required by to Section 364.161(6), Florida Statutes. If the Commission does not render its vote within 120 days, then the parties agree that the Commission's decision will be retroactive to the 120th day after a petition is filed.

2. The delivery of local traffic between each undersigned ALEC and BellSouth shall be reciprocal and compensation will be mutual. The parties will pay each other BellSouth's terminating switched access rate, exclusive of the Residual Interconnection Charge and Common Carrier Line elements of the switched access rate, on a per minute of use basis for terminating local traffic on each other's network. The parties shall not route local traffic through the tandem switch unnecessarily to generate revenues. Examples of these rate elements and prices are identified on Attachment A which is incorporated herein by reference. If it is mutually agreed that the administrative costs associated with the exchange of local traffic are greater than the net monies exchanged, the parties will exchange local traffic on an in-kind basis; foregoing compensation in the form of cash or cash equivalent.
3. In order to mitigate the potential adverse impact on a local exchange provider which might occur because of an imbalance of terminating local traffic between the local exchange providers, and to reflect the fact that terminating costs are associated with peak period demand, a local exchange provider shall not be required to compensate another local exchange provider for more than up to one-hundred-five percent (105%) of the total minutes of use of the local exchange provider with the lower minutes of use in the same month. This cap shall apply to the total local minutes of use calculated on a company-wide basis in the State of Florida. For example, if in a given month BellSouth has 10,000 minutes of local traffic terminated on an ALEC's local exchange

network and the ALEC has 15,000 minutes of local traffic terminated on BellSouth's local exchange network, the ALEC would be required to compensate BellSouth for local interconnection on the basis of 10,500 terminating minutes (10,000 mins. X 105% = 10,500 mins.) and BellSouth would compensate the ALEC for 10,000 terminating minutes. Seven additional examples are contained on Attachment B which is incorporated herein by reference. In order to determine the amount of local traffic terminated on each local provider's network, each local provider will report to the other provider the amount of local traffic terminated. Reciprocal connectivity shall be established at each and every point where the facilities of BellSouth and the ALEC perform the physical function of delivering local traffic to be terminated in the other company's network. Such interconnecting facilities shall conform, at the minimum, to the telecommunications industry standard of DS1 (Bellcore Standard No. TR-NWT-00499). In order to engineer for optimal network capabilities, trunk groups shall be established from these facilities such that BellSouth shall provide a reciprocal of each trunk group established by the ALEC and vice versa. Neither party shall construct facilities in order to necessitate the other party building unnecessary facilities. STP (signal transfer point) SS7 Signalling System 7) connectivity is also required.

The parties recognize that various aspects of the interconnection process (including physical interconnection arrangements (i.e., colocation, midspan meet) technical requirements, trouble reporting and resolution, billing processes, resolution of operating issues, provisioning, ordering, deadlines, performance standards, recording of traffic, including start and stop time, reporting and payment, dispute resolutions, rounding measurements, financial penalties for late payments, and the provision of inter-carrier clearinghouse functions are not resolved in this document, and the parties agree to cooperatively work toward resolution of these issues no later than January 31, 1996, and that either party may petition the PSC for resolution should unresolved issues remain on January 31, 1996. If the Commission does not render its vote within 120 days of the petition, then the parties agree that the Commission's decision will be retroactive to the 120th day after a petition is filed. The parties agree that resolution of these issues will ultimately result in additional written documents with which the parties will comply.

4. The parties stipulate and agree that the exchange of traffic on BellSouth's Extended Area Service, Extended Calling Service and other local calling routes shall be considered local traffic. The parties will therefore compensate each other for such traffic pursuant to paragraphs 2 and 3 above.
5. BellSouth shall ensure that the ALECs have a sufficient quantity of numbering resources so that BellSouth can tell whether a call from a BellSouth customer to an ALEC's customer is local or toll. Whenever BellSouth delivers traffic to

an ALEC for termination on the ALEC's network, if BellSouth cannot determine whether the traffic will be local or toll because of the manner in which the ALEC uses NXX codes, BellSouth will not compensate the ALEC for local interconnection but will, instead, charge the ALEC originating intrastate network access service charges unless the ALEC can provide BellSouth with sufficient information to make a determination as to whether the traffic is local or toll. To the extent BellSouth controls numbering resources and if BellSouth does not ensure ALEC access to a sufficient quantity of numbering resources so that BellSouth can tell if the call is local or toll, then the call is considered local. In the event that the ALEC cannot determine whether traffic delivered to BellSouth is local or toll, then the same provision shall apply.

6. Either BellSouth or an ALEC will provide intermediary tandem switching and transport to connect the end user of a local exchange provider to the end user of another ALEC, a LEC other than BellSouth, another telecommunications company (e.g., pay telephone provider, operator services provider) or a wireless telecommunications service provider for the purpose of making a local call. The local exchange provider performing this intermediary function, will bill a \$.002 per minute charge over and above its appropriate local interconnection rate elements as shown on Attachment A.
7. When BellSouth or an ALEC provides intermediary functions for network access, i.e., between an IXC and an ALEC, the ALEC and BellSouth will each provide their own network access service elements on a meet-point basis.

Each carrier will bill its own network access service rate elements to the IXC. BellSouth or the ALEC may bill the residual interconnection charge ("RIC") to the IXC when either provides the intermediary tandem function.

8. The delivery of intrastate toll traffic between each undersigned ALEC and BellSouth shall also be reciprocal and compensation will be mutual. Each undersigned ALEC and BellSouth shall pay each other identical rates for terminating the same type of traffic on each other's network. The parties will pay each other BellSouth's intrastate switched network access service rate elements on a per minute of use basis for originating and terminating intrastate toll traffic as appropriate. For example, when an ALEC customer places a toll call to a BellSouth customer and the ALEC serves as the toll carrier, BellSouth will charge the ALEC terminating network access charges, the price of which will vary depending upon whether the call goes through a BellSouth tandem or is directly routed to the BellSouth end office. If the ALEC is serving as the BellSouth customer's presubscribed IXC, or the BellSouth customer uses the ALEC on a 10XXX basis, then BellSouth will charge the ALEC the appropriate originating network access charges. Likewise, if BellSouth is serving as the ALEC customer's presubscribed IXC, or the ALEC customer uses BellSouth on a 10XXX basis, the ALEC will bill BellSouth the appropriate originating network access charges. Examples of these network access rate elements and prices are identified on Attachment C which is incorporated herein by reference.

9. If this Stipulation and Agreement is not adopted by the Commission in its entirety, the parties will negotiate different interconnection arrangements as expeditiously as possible. These negotiations should include some interim arrangements that could become effective on January 1, 1996, while further negotiations or Commission proceedings, if necessary, continue. The parties stipulate and agree that the terms, conditions and prices ultimately ordered by the Commission, or negotiated by the parties, will be effective retroactive to January 1, 1996.

Because the undersigned parties lack sufficient data with respect to the volumes of local terminating traffic being delivered to each LEC and ALEC, the prices, terms and conditions of local interconnection agreed to herein are deemed transitional in nature. The parties deem them acceptable only in the interests of compromise to enable the introduction of local exchange competition to Florida's consumers beginning January 1, 1996.

The undersigned parties stipulate and agree that because the local interconnection and traffic arrangements agreed to herein are considered transitional, the agreements shall be renegotiated with the new provisions becoming effective after two years. Accordingly, by no later than June 1, 1997, the undersigned parties shall commence negotiations with regard to the terms, conditions and prices of interconnection arrangements to be effective beginning January 1, 1998. If the parties are unable to satisfactorily negotiate new interconnection terms, conditions and prices within 90 days of commencing negotiations, any party may petition the Commission to establish appropriate interconnection arrangements. The parties will encourage the Commission to issue its order by no later than December 31, 1997. In