

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition for Waiver of Physical Collocation Requirements Set Forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the Daytona Beach Port Orange Central Office, by BellSouth Telecommunications, Inc.		Docket No. 980946-TL
Petition for Waiver of Physical Collocation Requirements Set Forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the Boca Raton Boca Teeca Central Office, by BellSouth Telecommunications, Inc.))))	Docket No. 980947-TL
Petition for Waiver of Physical Collocation Requirements Set Forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the Miami Palmetto Central Office, by BellSouth Telecommunications, Inc.))))	Docket No. 980948-TL
Petition for Waiver of Physical Collocation Requirements Set Forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the West Palm Beach Gardens Central Office, by BellSouth Telecommunications, Inc.))))	Docket No. 981011-TL
Petition for Waiver of Physical Collocation Requirements Set Forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the North Dade Golden Glades Central Office, by BellSouth Telecommunications, Inc.))))	Docket No. 981012-TL

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FPSC-RECORDS/REPORTING

Petition for Waiver of Physical Collocation)	Docket No. 981250-TL
Requirements Set Forth in the 1996)	
Telecommunications Act and the FCC's)	Filed: May 14, 1999
First Report and Order, for the Lake Mary)	•
Main Central Office, by BellSouth)	
Telecommunications Inc	j	

AMENDED PREHEARING STATEMENT OF SUPRA TELECOMMUNICATIONS & INFORMATION SYSTEMS, INC.

Supra Telecommunications & Information Systems, Inc. ("Supra") hereby amends its prehearing statement filed May 11, 1999. Supra inadvertently omitted its position for Issue 6 in its original filing.

A. Witness

Supra proposes to call the following witness to offer testimony on the issues in these dockets:

Witness	<u>Issues</u>
David Nilson (Direct and Rebuttal)	All

Supra reserves the right to call additional witnesses, witnesses to respond to Commission inquiries not addressed in direct or rebuttal testimony, and witnesses to address issues not presently designated that may be designated by the Prehearing Officer at the prehearing conference to be held on May 17, 1999.

B. Exhibits

Supra's witness will sponsor the following exhibits in this proceeding:

	Exhibit:	<u>Title</u> :
David Nilson	DN-1-12	Photographs of the Daytona Beach Port Orange Central Office
	DN-13-17	Photographs of the Boca Raton
		Boca Teeca Central Office
	DN-18-30	Photographs of the Miami Palmetto
		Central Office
	DN-31-41	Photographs of the West Palm Beach
		Gardens Office
	DN-42-52	Photographs of the North Dade
		Golden Glades Central Office
	DN-53-64	Photographs of the Lake Mary Main
		Central Office

Supra reserves the right to file exhibits to any additional testimony that may be filed under the circumstances identified in Section "A" above. Supra also reserves the right to introduce exhibits for cross-examination, impeachment, or any other purpose authorized by the applicable Florida Rules of Evidence and Rules of this Commission.

C. Statement of Basic Position

BellSouth's petition for temporary waiver of collocation requirements for each office is premature. BellSouth not only has available space in each office for collocation, but additional space suitable for collocation could easily be made available if BellSouth utilized current space more efficiently. Pursuant to Section 251(c)(6) of the Telecommunications Act, BellSouth must carry the burden of proving that there is inadequate space for physical collocation in any central office for which it desires to receive a waiver from the Florida Public Service Commission.

D. Supra Telecommunications & Information Systems, Inc.'s Position on the Issues

Issue 1:

What obligation does BellSouth have to make space available at these central offices to permit physical collocation pursuant to the Act and applicable state and federal requirements?

Position:

Pursuant to Section 251(c)(6) of the Telecommunications Act, BellSouth is required to provide physical collocation to all requesting carriers. If no suitable space exists, then BellSouth must offer virtual collocation if the Florida Commission determines that there is insufficient space for physical collocation. In addition, BellSouth must make virtual collocation available to all requesting carriers before it can reserve space for its own future needs. Section 251(c)(6) also requires the incumbent LEC to carry the burden of proving that there is inadequate space for physical collocation in any central office for which it desires to receive a waiver from the Florida Public Service Commission.

Issue 2:

What factors should be considered by the Commission in making its determination on BellSouth's Petitions for Waiver and Temporary Waiver of the requirements to provide physical collocation for the following central offices:

- a) Daytona Beach Port Orange
- b) Boca Raton Boca Teeca
- c) Miami Palmetto

- d) West Palm Beach Gardens
- e) North Dade Golden Glades
- f) Lake Mary Main

Position:

The Commission should consider the following factors in determining if there is adequate space in the above listed Central Offices:

- a) The proper amount of administrative space to be utilized by BellSouth for its own purposes;
- b) The appropriate amount of space for BellSouth to reserve, both shortterm and long-term, for its own future use including consideration of customers lost to ALECs;
- c) Whether BellSouth has utilized a design for the central offices that maximizes the opportunity for physical collocation by other telecommunications services providers like Supra Telecom;
- d) Space that allows carriers to place equipment in-line with BellSouth's equipment;
- e) Consideration of space savings utilizing cageless collocation; and
- f) Removal of BellSouth's obsolete and unused equipment.

<u>Issue 3</u>: Based on the factors identified in Issue 2, how much space should be considered available in the following central offices:

- a) Daytona Beach Port Orange -
- b) Boca Raton Boca Teeca
- c) Miami Palmetto

- d) West Palm Beach Gardens
- e) North Dade Golden Glades
- f) Lake Mary Main

<u>Position</u>: Supra believes that the following amount of space should be considered available:

- a) Daytona Beach Port Orange Space cannot be calculated until all discovery is complete.
- b) Boca Raton Boca Teeca 14229.5 square feet
- c) Miami Palmetto- 3780.5 square feet
- d) West Palm Beach Gardens 3687 square feet
- e) North Dade Golden Glades 5235 square feet
- f) Lake Mary Main 200 square feet, however, total space cannot be calculated until all discovery is complete.

Issue 4: If Space is considered available in any of these central offices, is the space sufficient for physical collocation?

<u>Position</u>: Supra believes that space considered available in any of these central offices can be used for physical collocation.

Issue 5: Should BellSouth's petitions for waiver and temporary waiver of the requirement to provide physical collocation in the following central offices be granted?

a) Daytona Beach Port Orange

- b) Boca Raton Boca Teeca
- c) Miami Palmetto
- d) West Palm Beach Gardens
- e) North Dade Golden Glades
- f) Lake Mary Main

<u>Position</u>: No. There

No. There is suitable space available for collocation in each of these central offices.

Issue 6: If the Commission determines that a waiver request should be denied, how should BellSouth effectuate FCC Rule 47 C.F.R. §51.323(f)(1) in processing requests for physical collocation in those central offices?

Position: Supra believes that a list of carriers who applied for physical collocation should be prepared with rank of position based on the date of the application.

Those carriers that were denied physical collocation and either settled for virtual collocation or did not seek relief from the Commission, should not be re-instated based on their original application date. Supra believes that these carriers did not stand on their rights and, therefore, should not be placed ahead of other applicants who are already in queue. All new applicants should be processed on a first-come, first-served basis.

E. Stipulations

The parties to this proceeding have stipulated that the photographs produced by each party at the walk-throughs of each central office will be provided as a composite exhibit sponsored by Sprint's witness, and will be submitted into evidence of this proceeding without objection.

F. Pending Motions

 a. Supra Telecommunications & Information Systems, Inc.'s Motion for Leave to File Prehearing Statement one day late, filed May 11, 1999.

G. Other Requirements

Supra knows of no requirement set forth in any prehearing order with which it cannot comply.

Respectfully submitted this 14th day of May, 1999

David V. Dimlich, Esq.

SUPRA TELECOMMUNICATIONS AND

Javid V Dimlich /17/15

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that Supra Telecommunications and Information Systems, Inc.'s prehearing statement has been sent via U.S. Mail this 14th day of May, 1999, to the parties listed below:

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