## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Resolution of petition(s) to establish nondiscriminatory rates, terms, ) DATED: DECEMBER 11, 1995 and conditions for interconnection involving local exchange companies and alternative local exchange companies pursuant to Section 364.162, Florida Statutes.

) DOCKET NO. 950985-TP



### STAFF'S PREHEARING STATEMENT

Pursuant to Orders No. PSC-95-1084-PCO-TP, Issued August 30, 1995, and PSC-95-1421-PCO-TP, issued November 22, 1995, the Staff of the Florida Public Service Commission files its Prehearing Statement.

- A. All Known Witnesses: Staff does not intend to sponsor a witness at this time.
- All Known Exhibits: Staff has not yet identified a tentative list of exhibits which it intends to utilize in this proceeding. Staff will supply a tentative list of such exhibits at or prior to the Prehearing Conference.
- Staff's Statement of Basic Position: C.

None pending discovery.

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----..... D.-G. Staff's Position on the Issues:

For purposes of the following issues, ALECs refer to Teleport, Continental, MFS, MCImetro, and Time Warner/DMP.

ISSUE 1: What are the appropriate rate structures, interconnection rates, or other compensation arrangements for the exchange of local and toll traffic between the respective ALECs and Southern Bell?

Interconnection compensation arrangements between Southern Bell and the respective ALECs should be consistent with the way Southern Bell interconnects and exchanges local and toll traffic with other LECs today. Part of the same warms and the

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ISSUE 2: If the Commission sets rates, terms, and conditions for interconnection between the respective ALECs and Southern Bell, should Southern Bell tariff the interconnection rate(s) or other arrangements?

**STAFF:** Yes.

ISSUE 3: What are the appropriate technical and financial arrangements which should govern interconnection between the respective ALECs and Southern Bell for the delivery of calls originated and/or terminated from carriers not directly connected to the respective ALECs's network?

**STAFF:** No position at this time.

ISSUE 4: What are the appropriate technical and financial requirements for the exchange of intraLATA 800 traffic which originates from the respective ALECs' customer and terminates to an 800 number served by or through Southern Bell?

**STAFF:** No position at this time.

- ISSUE 5a: What are the appropriate technical arrangements for the interconnection of the respective ALECs' network to Southern Bell's 911 provisioning network such that the respective ALECs' customers are ensured the same level of 911 service as they would receive as a customer of Southern Bell?
- STAFF: Southern Bell should allow the respective ALECs to interconnect their networks at Southern Bell 911 hub sites for participation in the State's emergency network. Interconnection should meet Southern Bell's technical guidelines and parameters to ensure network integrity.
- **ISSUE 5b:** What procedures should be in place for the timely exchange and updating of the respective ALECs customer information for inclusion in appropriate E911 databases?
- **STAFF:** The respective ALECs will provide the appropriate customer information, as per Southern Bell guidelines, for inclusion into the E911 database. Southern Bell will incorporate this information into the database within 24 hours of receipt.

- ISSUE 6: What are the appropriate technical and financial requirements for operator handled traffic flowing between the respective ALECs and Southern Bell including busy line verification and emergency interrupt services?
- **STAFF:** The technical requirements for traffic exchange between the respective ALECs and Southern Bell's operator services provider should be equivalent to those requirements and arrangements between Southern Bell and other operator services providers. Busy line verification and emergency interrupt service should be purchased under tariff or contract.
- **ISSUE 7:** What are the appropriate arrangements for the provision of directory assistance services and data between the respective ALECs and Southern Bell?
- STAFF: The respective ALEC's customers should be listed in Southern Bell's directory assistance database; however, staff has no position at this time regarding the terms and conditions.
- ISSUE 8: Under what terms and conditions should Southern Bell be required to list the respective ALECs' customers in its white and yellow pages directories and to publish and distribute these directories to the respective ALECs' customers?
- **STAFF:** Southern Bell should list the respective ALEC's customers in its universal white and yellow page directories; however, staff has no position regarding the terms and conditions.
- ISSUE 9: What are the appropriate arrangements for the provision of billing and collection services between the respective ALECs and Southern Bell, including billing and clearing credit card, collect, third party and audiotext calls?
- **STAFF:** No position at this time.
- ISSUE 10: What arrangements are necessary to ensure the provision of CLASS/LASS services between the respective ALECs and Southern Bell's networks?

- **STAFF:** No position at this time.
- **ISSUE 11:** What are the appropriate arrangements for physical interconnection between the respective ALECs and Southern Bell, including trunking and signalling arrangements?
- **STAFF:** Interconnection should be provided at the tandem and end office levels.
- ISSUE 12: To the extent not addressed in the number portability docket, Docket No. 950737-TP, what are the appropriate financial and operational arrangements for interexchange calls terminated to a number that has been "ported" to the respective ALECs.
- **STAFF:** The carrier that ultimately terminates an interexchange call should be able to collect access charges from the IXC. The terminating carrier will also be liable for any transport and switching costs of the intermediary carrier.
- **ISSUE 13:** What arrangements, if any, are necessary to address other operational issues?
- **STAFF:** No position at this time.
- ISSUE 14: What arrangements, if any, are appropriate for the assignment of NXX codes to the respective ALECs?
- **STAFF:** No position at this time.

### H. Stipulation

Staff is not aware of any issues that have been stipulated at this time.

# STAFF'S PREHEARING STATEMENT DOCKET NO. 950985-TP

### I. Pending Motions:

Staff has no pending motions at this time.

RESPECTFULLY SUBMITTED,

DONNA L. CANZANO Staff Counsel

FLORIDA PUBLIC SERVICE COMMISSION Gerald L. Gunter Building 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 (904) 413-6199

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### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of Staff's Prehearing Statement, filed in the above referenced docket, has been furnished by U. S. Mail, this 11th day of December, 1995, to the following:

Charles Beck Deputy Public Counsel Office of Public Counsel c/o The Florida Legislature 111 W. Madison St., Room 812 Tallahassee, FL 32399-1400

Nels Roseland Executive Office of the Governor Office of Planning and Budget The Capital, Room 1502 Tallahassee, FL 32399-0001

Bill Tabor Utilities & Telecommunications Room 410 House Office Building Tallahassee, FL 32399

Greg Krasovsky Commerce & Economic Opportunities Room 426 Senate Office Building Tallahassee, FL 32399

CERTIFICATE OF SERVICE DOCKET NO. 950985-TP

Pennington Law Firm Peter Dunbar, Esq. Charles W. Murphy, Esq. P. O. Box 10095 Tallahassee, FL 32302

Michael Tye, Esquire AT&T Communications 101 Monroe Street Tallahassee, FL 32301

Patrick K. Wiggins
Wiggins & Villacorta, P.A.
Post Office Drawer 1657
Tallahassee, FL 32302

H. W. Goodall
Continental Fiber
Technologies, Inc.
4455 BayMeadows Road
Jacksonville, FL 32217-4716

Ken Hoffman, Esquire Rutledge, Ecenia, Underwood, Purnell & Hoffman P. O. Box 551 Tallahassee, FL 32302

Steven D. Shannon
MCI Metro Access Transmission
Services, Inc.
2250 Lakeside Blvd.
Richardson, TX 75082

Andrew D. Lipman
Metropolitan Fiber Systems
of Florida, Inc.
One Tower Lane, Suite 1600
Oakbrook Terrace, IL 60181-4630

Richard D. Melson, Esq. Hopping, Green, Sams & Smith Post Office Box 6526 Tallahassee, FL 32314

Jill Butler FL. Regulatory Director Time Warner Communications 2773 Red Maple Ridge Tallahassee, FL 32301

Timothy Devine
Metropolitan Fiber Systems
of Florida, Inc.
250 Williams St., Ste. 2200
Atlanta, GA 30303-1034

Patricia Kurlin Intermedia Communications of Florida, Inc. 9280 Bay Plaza Blvd., Suite 720 Tampa, FL 33619-4453

David Erwin, Esquire Young Law Firm P. O. Box 1833 Tallahassee, FL 32302-1833

Graham A. Taylor TCG South Florida 1001 W. Cypress Creek Rd. Suite 209 Ft. Lauderdale, FL 33309-1949

John Murray
Payphone Consultants, Inc.
3431 N.W. 55th Street
Ft. Lauderdale, FL 33309-6308

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Leslie Carter
Digital Media Partners
1 Prestige Place, Suite 255
Clearwater, FL 34619-1098

Leo I. George
Winstar Wireless of
Florida, Inc.
1146 19th Street, N.W.
Suite 200
Washington, DC 20036

Laura Wilson, Esquire FCTA 310 North Monroe Street Tallahassee, FL 32302

Donald Crosby, Esquire Continental Cablevision, Inc. 7800 Belfort Parkway Suite 270 Jacksonville, FL 32256-6925

Jodie Donovan-May, Esquire TCG - Washington, D.C. 2 Lafayette Center 1133 Twenty-First St., N.W. Suite 400 Washington, D.C. 20036

Kimberly Caswell, Esquire Anthony P. Gillman, Esquire c/o Richard M. Fletcher GTE Florida Incorporated 106 East College Ave., Ste. 1440 Tallahassee, FL 32301-7704 Richard A. Gerstemeier Time Warner AxS of Florida, L.P. 2251 Lucien Way, Suite 320 Maitland, FL 32751-7023

Gary T. Lawrence City of Lakeland 501 East Lemon Street Lakeland, FL 33801-5079

Marsha Rule, Esquire Wiggins & Villacorta Post Office Drawer 1657 Tallahassee, FL 32302

J. Phillip Carver, Esquire c/o Nancy H. Sims Southern Bell Telephone & Telegraph Company 150 S. Monroe St., Suite 400 Tallahassee, FL 32301

Robin Dunson, Esquire AT&T 1200 Peachtree Street, NE Promenade I, Room 4038 Atlanta, FL 30309

F. Ben Poag Sprint/United - Florida Sprint/Centel - Florida P. O. Box 165000 (M.C. #5326) Altamonte Springs, FL 32716-5000 CERTIFICATE OF SERVICE DOCKET NO. 950985-TP

Floyd Self, Esquire Messer Law Firm Post Office Box 1876 Tallahassee, FL 32302

James C. Falvey, Esq. Swidler & Berlin, Chartered 3000 K St., N.W., Ste. 300 Washington, DC 20007 Lee Willis, Esq.
J. Jeffry Wahlen, Esq.
Macfarlane Ausley Ferguson
& McMullen
227 South Calhoun Street
Tallahassee, FL 32301

DONNA L. CANZANO Staff Counsel

Florida Public Service Commission Gerald L. Gunter Building 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 (904) 413-6199