

MAXCESS, INC.'s RESPONSE TO
YEAR 2000 LOCAL COMPETITION REPORT DATA REQUEST

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- Question 1. [REDACTED]
- Question 2. [REDACTED]
- Question 3. [REDACTED]
- Question 4. [REDACTED]
- Question 5. [REDACTED]
- Question 6. [REDACTED]
- Question 7. Maxcess does not anticipate that it will differentiate between business or residential customers for billing or accounting purposes.

Question 7a. [REDACTED]

Question 7b. Yes. There are numerous fundamental barriers to entry to Florida's local exchange market. For example, obtaining collocation has been extremely time consuming and expensive. It is interesting to note that collocation in Florida is substantially more expensive than in Georgia for exactly the same amount of space. Florida's recurring and nonrecurring charges for unbundled loops are among the highest in the country.

Question 7d. No. However, [REDACTED] Maxcess can not state that there will be no problems.

Question 7e. [REDACTED] it does not appear that our long term provisioning of service will substantially differ from our initial manner of providing service.

Question 7f. Yes. Maxcess has been assigned two NXX's. [REDACTED]

Question 8a. [REDACTED]

Question 8b. [REDACTED]

- APP _____
- CAF _____
- CMP _____
- COM _____
- CTR _____
- ECR _____
- LEG _____
- OPC _____
- PAI _____
- RGO _____
- SEC _____
- SER _____
- OTH _____

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FPSC-RECORDS/REPORTING

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- Question 8c. [REDACTED]
- Question 8d. [REDACTED]
- Question 9. Fully converged local, long distance, data and other services over unbundled DSL loops.
- Question 10. [REDACTED]
- Question 11. N/A
- Question 12. [REDACTED]
- Question 13. N/A.
- Question 14. To promote local exchange competitive market entry the FPSC should do the following:
- Refrain from attempting to regulate the provision of broadband service; Take a minimalist approach to CLEC regulation;
 - Reevaluate pricing and provisioning for ILEC collocation in light of the prices in other states; and
 - Establish TELRIC based prices for all ILEC unbundled network elements;
 - Establish efficient, economic and enforceable OSS requirements for all ILECs.
 - Avoid the temptation to create broadband or universal service subsidy mechanisms that will deplete the financial resources of CLECs.
- Question 15. See response to 14.
- Question 16. As obstacles are encountered, Maxcess will endeavor to keep the FPSC apprised.