BEFORE THE

ORIGINAL

DOCUMENT NUMBER - DATE

14524 DEC 23 8

FPSC-RECORDS/REPORTING

FLORIDA PUBLIC SERVICE COMMISSION

IN RE: BELLSOUTH)TELECOMMUNICATIONS INC.'S)PETITION FOR WAIVER OF PHYSICAL)COLLOCATION REQUIREMENTS SET)FORTH IN 1996 TELECOMMUNICATIONS)ACT AND FCC'S FIRST REPORT AND)ORDER, FOR THE BOCA RATON BOCA)TEECA CENTRAL OFFICE)

Docket No. 980947

Filed:

PETITION TO INTERVENE OF ACI CORP.

COMES NOW ACI Corp. ("ACI"), through its undersigned counsel, and hereby files its

Petition to Intervene ("Petition") and participate as a full party of record in the above-captioned

docket (the "Docket"). As grounds for this Petition, ACI states as follows:

1. Petitioner's name, address and telephone number are:

ACI Corp. 7337 S. Revere Parkway Englewood, CO 80112 (303) 476-4200

2. All notices, pleadings, orders, and documents in this proceeding should be

provided to:

Charles A. Hudak, Esq. Jeremy D. Marcus, Esq. Gerry, Friend & Sapronov, LLP Three Ravinia Drive, Suite 1450 Atlanta, GA 30346-2131 Tel: (770) 399-9500 Fax: (770) 395-0000

and

Jeffrey Blumenfeld, Esq. Elise P.W. Kiely, Esq. Blumenfeld & Cohen 1615 M Street, NW, Suite 700 Washington, DC 20036 Tel: (202) 955-6300 Fax: (202) 955-6460

3. ACI is certificated by the Florida Public Service Commission (the "Commission") to provide both local exchange and long distance telecommunications services.

4. ACI intends to provide high-speed data communications, including high-speed local access, initially through the deployment of digital subscriber line ("DSL") services to business and residential consumers in the State of Florida in 1999.

5. On or about July 27, 1998, BellSouth Telecommunications, Inc. ("BellSouth") filed a Petition for Waiver of Physical Collocation Requirements Set Forth in 1996 Telecommunications Act and FCC's First Report and Order, for Boca Raton Boca Teeca Central Office, (Docket No. 980947), requesting the Commission to temporarily exempt BellSouth from its obligation under Section 251(c)(6) of the Telecommunications Act of 1996 to offer physical collocation in its Boca Raton Boca Teeca Central Office.

6. In order to obtain a temporary waiver of its physical collocation obligations, BellSouth is required under Section 251(c)(6) of the Telecommunications Act of 1996 "to demonstrate[] to the State commission that physical collocation is not practical for technical reasons or because of space limitations."

7. As a future provider of facilities-based, high-speed data communications services, ACI has a substantial interest in this proceeding because it intends to submit applications for physical collocation space from BellSouth in the Boca Raton Boca Teeca Central Office. In

2

order for ACI, or any other carrier including BellSouth, to provide DSL services, that carrier must be able to place equipment in BellSouth central offices.

8. ACI requests intervention as a full party of record. ACI's rights and interests in this matter will not be adequately represented by any other party, and ACI's participation herein will not unduly delay this proceeding.

WHEREFORE, ACI respectfully requests that the Commission grant this Petition and allow ACI to become a full party of record in the Docket.

Respectfully submitted this $\underline{\mathcal{D}}^{n}$ day of December 1998.

GERRY, FRIEND & SAPRONOV, LLP

<u>Charles G. Audak (J. M.)</u> <u>CHARLES A. HUDAK</u> <u>JEPEMY D. MARCUS</u>

Three Ravinia Drive, Suite 1450 Atlanta, GA 30346-2131 (770) 399-9500

AND

Jeffrey Blumenfeld, Esq. Elise P.W. Kiely, Esq. Blumenfeld & Cohen 1615 M Street, NW, Suite 700 Washington, DC 20036 (202) 955-6300

COUNSEL FOR ACI CORP.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing Petition to Intervene, by depositing same in the United States mail in a properly addressed envelope with adequate postage thereon to insure delivery to the following parties:

BellSouth Telecommunications, Inc. Ms. Nancy H. Sims 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556

Intermedia Communications of Florida, Inc. Steven Brown 3625 Queen Palm Drive Tampa, FL 33619-1309

Messer Law Firm Norman Horton P.O. Box 1876 Tallahassee, FL 32302

TCG South Florida c/o Rutledge Law Firm Kenneth Hoffman P.O. Box 551 Tallahassee, FL 32302-0551

Calvin Favors Division of Communications Florida Public Service Commission 2540 Shumark Oak Blvd. Tallahassee, FL 32399-0850 e.spire Communications, Inc. James C. Falvey 133 National Business Parkway, #200 Annapolis Junction, MD 20701

Sprint Monica Barone 3100 Cumberland Circle, #802 Atlanta, GA 30339

Supra Telecommunications and Information Systems, Inc. David Dimlich 2620 S.W. 27th Avenue Miami, FL 33133-3001

Mary (Beth) Keating Florida Public ServiceCommission Division of Legal Services 2540 Shumark Oak Blvd. Tallahassee, FL 32399-0850

Wiggins Law Firm Donna Canzano/Patrick Wiggins P.O. Drawer 1657 Tallahassee, FL 32302

This the $2 y^{nv}$ day of December, 1998.

Mun AY & MARCUS

GERRY, FRIEND & SAPRONOV, LLP Three Ravinia Drive, Suite 1450 Atlanta, Georgia 30346-2131 (770) 399-9500