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REPLY TO: P.O. BOX 10095

TALLAHASSEE, FLORIDA 32302-2095

March 5, 1999

Ms. Blanco Bayo, Director Division of Records and Reporting Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

via Hand Delivery

02892-99 102893-99 02894-99 02896-99 Docket Nos. 980947-TL; 980948-TL; 981011-TL; 981012; and 981250-TL

In Re: Petition for temporary waiver of physical collocation requirements by BellSouth

Dear Ms. Bayo:

Enclosed for filing please find an original and fifteen copies of the Petition for Leave to Intervene by Time Warner AxS of Florida, L.P. for the above-referenced dockets. You will also find a copy of this letter enclosed. Please date-stamp this copy to indicate that the original was filed and return a copy to me.

ACK	If you have any questions regarding this matter, please feel free to contact me. Thank you for your assistance in processing this filing.
AFA	2
APP	Respectfully,
CAF	Dorbus augultaur Letine
CMIL	Barbara D. Auger
CTR	BDA/kab
EAG	
LEG .	<u>As noted</u>
LIN .	5 cc. All Parties of Record (w/enclosure)
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yone 3/11/99



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for temporary waiver of physical collocation requirements set forth in the 1996 Telecommunications Act and the FCC's First Report and Order, for the Boca Teeca Central Office, by BellSouth Telecommunications, Inc.

Docket: 980947-TL

Date filed: March 5, 1999

PETITION FOR LEAVE TO INTERVENE BY TIME WARNER AXS OF FLORIDA, L.P.

Time Warner AxS of Florida, L.P. ("Time Warner Telecom"), pursuant to Commission Rule 25-22.039, Florida Administrative Code, by and through its undersigned counsel, does hereby file its Petition of Intervention, and in support thereof states as follows:

- 1. The Petitioner's name and principal place of business are: Time Warner AxS of Florida, L.P., d/b/a Time Warner Telecom, 2301 Lucien Way, Suite 300, Maitland, Florida 32751.
- 2. That the interests of Time Warner Telecom are directly and substantially affected by the subject matter of this docket and the determination to be made by the Commission therein, in that the decisions reached will have precedent impact on future decisions of the Commission and, in turn, upon Time Warner Telecom.
- 3. Time Warner Telecom currently has Virtual Collocation Agreements with BellSouth Telecommunications, Inc. in the State of Florida. Time Warner Telecom is in the process of converting those Virtual Collocation Agreements to physical collocations agreements at this time.

Jone 3/11/99

4. The names and addresses of the persons to whom copies of all correspondence, notices, orders and other documents in this proceeding should be sent are as follows:

Peter M. Dunbar, Esq.
Barbara D. Auger, Esq.
Pennington, Moore, Wilkinson & Dunbar, P.A.
Post Office Box 10095
Tallahassee, Florida 32302
(850) 222-3533
(850) 222-2126 (facsimile)

Carolyn Marek
Vice President of
Regulatory Affairs
Southeast Region
Time Warner Communications
233 Bramerton Court
Franklin, Tennessee 37069
(615)376-6404
(615)376-6405 (facsimile)

For the reasons stated above, Time Warner Telecom respectfully request that the Commission grant its petition for intervention and permit Time Warner Telecom to participate as a full party in this docket.

This Petition to Intervene is respectfully submitted this 5th day of March, 1999.

PETER M. DUNBAR, ESQ.

Fla. Bar No. 146594

BARBARA D. AUGER, ESQ.

Fla. Bar No. 946400

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Counsel for: Time Warner AxS of

Florida, L.P., d/b/a Time

Warner Telecom

CERTIFICATE OF SERVICE DOCKET NO. 980947-TL

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served by

U.S. Mail on this 3rd day of March, 1999, to the following parties of record:

ACI Corp. 7337 S. Revere Parkway Englewood, CO 80112

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

Supra Telecom & Information Systems, Inc. David V. Dimlich 2620 SW 27th Avenue Miami, FL 33133

Gerry Law Firm Charles Hudak, Jeremy D. Marcus 3 Ravinia Dr., #1450 Atlanta, GA 30346-2131

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

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Messer Law Firm Norman Horton Post Office Box 1876 Tallahassee, FL 32302

 $G: \verb|VSERS| KARENB| BARBARA| TIMEWARN | Collocation | Motion to Intervene. 980947. wpd$