

vonna Canzano McNulty enior Attorney Law and Public Policy

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February 16, 2001

**BY HAND DELIVERY** 

Ms. Blanca Bayó, Director Division of Records and Reporting Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: FPSC Docket No. 001503-TP

Dear Ms. Bayó:

Enclosed for filing on behalf MCImetro Access Transmission Services, LLC and MCI WorldCom Communications, Inc. are an original and fifteen copies WorldCom's Post Workshop Comments in the above-referenced docket.

Please acknowledge receipt of these documents by stamping the extra copy of this letter "filed" and returning the same to me.

Thank you for your assistance with this filing.

APP Sincerely, CAF W. LEVED & FILED CMP Donna Canzano McNulty COM NOREAL ENTRY CIR EGR LEG 090 **ĐCM/amb**  $\mathbb{P}^{n}(A)$ Enclosure ° 30 Parties of Record cc: SEC SER OTH

325 John Knox Road, Suite 105 Tallahassee, FL 32303 850 422 1254 Fax 850 422 2586 DOCUMENT NUMBER-DATE

FPSC-RECORDS/REPORTING

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## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In re: Cost Recovery Issues for Number Pooling Trials in Florida

Docket No. 001503-TP

Filed: February 16, 2001

## POST-WORKSHOP COMMENTS OF WORLDCOM, INC.

MCImetro Access Transmission Services, LLC, and MCI WorldCom Communications, Inc. (collectively "WorldCom") hereby file their post-workshop comments in the above-referenced docket.

## Comments

The FCC defined the three classifications of calls to be considered for cost recovery of number pooling trials: shared industry costs; carrier-specific costs directly related to thousand-block number pooling; and carrier-specific costs not directly related to thousand-block number pooling. Also, the FCC has made clear that all shared industry costs should be recovered through a competitively neutral cost-recovery mechanism. Therefore, WorldCom has no objections regarding a carrier's methodology for cost recovery of carrier-specific costs provided the implemented methodology does not affect other carriers.

Respectfully submitted this  $\underline{16}^{\text{th}}$  day of February, 2001.

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Donna Canzano Mc Julty

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Attorney for MCImetro Access Transmission Services, Inc. and MCI WorldCom Communications, Inc.

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the Post-Workshop Comments of WorldCom, Inc. in Docket 001503-TP have been served upon the following parties by Hand Delivery (\*) and/or U. S. Mail this 16th day of February, 2001.

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