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Legal Department

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J. Phillip Carver Senior Attorney

BellSouth Telecommunications, Inc. 150 South Monroe Street Room 400 Tallahassee, Florida 32301 (404) 335-0710

June 30, 2003

Mrs. Blanca S. Bayó Director, Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket Nos. 981834-TP and 990321-TP (Generic Collocation)

Dear Ms. Bayó:

Enclosed are an original and fifteen copies of BellSouth Telecommunications, Inc.'s Objections to Staff's Seventh Set of Interrogatories and Eighth Request for Production of Documents, which we ask that you file in the captioned docket.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served to the parties shown on the attached Certificate of Service.

Sincerely,

9. Phillip Carve

J. Phillip Carver (14)

cc: All Parties of Record Marshall M. Criser III R. Douglas Lackey Nancy B. White

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CERTIFICATE OF SERVICE Docket No. 981834-TP and 990321-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

Hand Delivery (#), First Class U.S. Mail and Electronic Mail this 30th day of June, 2003

to the following:

Beth Keating, Staff Counsel Adam Teitzman, Staff Counsel (#) Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Tel. No. (850) 413-6212 Fax. No. (850) 413-6250 bkeating@psc.state.fl.us ateitzma@psc.state.fl.us wknight@psc.state.fl.us

FPSC Staff By E-Mail Only: amaurey@psc.state.fl.us bgardner@psc.state.fl.us bcasey@psc.state.fl.us cbulecza@psc.state.fl.us david.dowds@psc.state.fl.us jschindl@psc.state.fl.us jebrown@psc.state.fl.us lking@psc.state.fl.us plee@psc.state.fl.us pvickery@psc.state.fl.us plester@psc.state.fl.us sasimmon@psc.state.fl.us sbbrown@psc.state.fl.us scater@psc.state.fl.us tbrown@psc.state.fl.us vmckay@psc.state.fl.us zring@psc.state.fl.us

Joseph A. McGlothlin Vicki Gordon Kaufman Timothy Perry McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold, & Steen. P.A. 117 South Gadsden Street Tallahassee, FL 32301 Tel. No. (850) 222-2525 Fax. No. (850) 222-5606 Attys. for FCCA Attys. for Network Telephone Corp. Attys. for BlueStar Attvs. For Covad imcglothlin@mac-law.com vkaufman@mac-law.com tperry@mac-law.com

Richard A. Chapkis Terry Scobie Verizon Florida, Inc. One Tampa City Center 201 North Franklin Street (33602) Post Office Box 110, FLTC0007 Tampa, Florida 33601-0110 Tel. No. (813) 483-2606 Fax. No. (813) 204-8870 <u>Richard.chapkis@verizon.com</u> terry.scobie@verizon.com Paul Turner Supra Telecommunications & Info. Systems, Inc. 2620 S.W. 27th Avenue Miami, FL 33133 Tel. No. (305) 476-4247 Fax. No. (305) 476-4282 <u>pturner@stis.com</u>

Susan S. Masterton Sprint Comm. Co. LLP P.O. Box 2214 MC: FLTLHO0107 Tallahassee, FL 32316-2214 Tel. No. (850) 847-0244 Fax. No. (850) 878-0777 Susan.masterton@mail.sprint.com

Sprint-Florida, Incorporated Mr. F. B. (Ben) Poag P.O. Box 2214 (MC FLTLHO0107) Tallahassee, FL 32316-2214 Tel. No. (850) 599-1027 Fax. No. (407)814-5700 Ben.Poag@mail.sprint.com

William H. Weber, Senior Counsel Gene Watkins Covad Communications 1230 Peachtree Street, N.E. 19th Floor Atlanta, Georgia 30309 Tel. No. (404) 942-3494 Fax. No. (404) 942-3495 wweber@covad.com gwatkins@covad.com

Rodney L. Joyce Shook, Hardy & Bacon, L.L.P. 600 14th Street, N.W. Suite 800 Washington, D.C. 20005-2004 Tel. No. (202) 639-5602 Fax. No. (202) 783-4211 Counsel for Network Access Solutions rjoyce@shb.com Verizon Florida, Inc. Ms. Michelle A. Robinson %Mr. David Christian 106 East College Avenue Suite 810 Tallahassee, FL 32301-7704 Tel. No. (813) 483-2526 Fax. No. (813) 223-4888 <u>Michelle.Robinson@verizon.com</u> David Christian@verizon.com

Ms. Lisa A. Riley Virginia C. Tate 1200 Peachtree Street, N.E. Suite 8066 Atlanta, GA 30309-3523 Tel. No. (404) 810-7812 Fax. No. (404) 877-7646 Iriley@att.com vctate@att.com

Florida Digital Network, Inc. Matthew Feil, Esq. 390 North Orange Avenue Suite 2000 Orlando, FL 32801 Tel. No. (407) 835-0460 Fax. No. (407) 835-0309 mfeil@floridadigital.net

Catherine K. Ronis, Esq. Daniel McCuaig, Esq. Jonathan J. Frankel, Esq. Wilmer, Cutler & Pickering 2445 M Street, N.W. Washington, DC 20037-1420 Tel. No. (202) 663-6000 Fax. No. (202) 663-6363 catherine.ronis@wilmer.com daniel.mccuaig@wilmer.com Jonathan Audu c/o Ann Shelfer Supra Telecommunications and Information Systems, Inc. 1311 Executive Center Drive Koger Center - Ellis Building Suite 200 Tallahassee, FL 32301-5027 Tel. No. (850) 402-0510 Fax. No. (850) 402-0522 <u>ashelfer@stis.com</u> jonathan.audu@stis.com

Mickey Henry AT&T 1200 Peachtree Street, N.E. Suite 8100 Atlanta, Georgia 30309-3523 Tel. No. (404) 810-2078 michaelihenry@att.com

Mellony Michaux (by e-mail only) AT&T mmichaux@att.com

Roger Fredrickson (by e-mail only) AT&T <u>rfrederickson@att.com</u>

Tracy W. Hatch, Esq. (+) AT&T Communications of the Southern States, LLC 101 North Monroe Street, Ste. 700 Tallahassee, FL 32301 Tel. No. (850) 425-6360 thatch@att.com

(+) Signed Protective Agreement

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Competitive Carriers for Commission Action To Support Local Competition In BellSouth's Service Territory)))	Docket No. 981834-TP
In re: Petition of ACI Corp. d/b/a Accelerated Connections, Inc. for Generic Investigation into Terms and Conditions of Physical Collocation))))	Docket No. 990321-TP Filed: June 30, 2003

BELLSOUTH TELECOMMUNICATIONS, INC.'S OBJECTIONS TO STAFF'S SEVENTH SET OF INTERROGATORIES <u>AND EIGHTH REQUEST FOR PRODUCTION OF DOCUMENTS</u>

BellSouth Telecommunications, Inc. ("BellSouth"), pursuant to Rule 28-106.206, Florida Administrative Code and Rules 1.340 and 1.280, Florida Rules of Civil Procedure, hereby files the following Objections to Staff's Seventh Set of Interrogatories and Eighth Request for Production of Documents, dated June 19, 2003.

The objections stated herein are preliminary in nature and are made at this time to comply with the requirement set forth in Order No. PSC-02-1513-PCO-TP issued on November 4, 2002, by the Florida Public Service Commission ("Commission"). Should additional grounds for objection be discovered as BellSouth prepares its answers to the above-referenced Interrogatories and Requests, BellSouth reserves the right to supplement, revise, or modify its objections at the time it serves its responses.

GENERAL OBJECTIONS

1. BellSouth objects to each Production Request and Interrogatory to the extent that it seeks to impose an obligation on BellSouth to respond on behalf of subsidiaries, affiliates, or other persons that are not parties to this case on the grounds that such Interrogatory or Request is overly broad, unduly burdensome, oppressive, and not permitted by applicable discovery rules.

2. BellSouth objects to each Production Request and Interrogatory to the extent that it is intended to apply to matters other than Florida intrastate operations subject to the jurisdiction of the Commission. BellSouth objects to each such Interrogatory and Request as being irrelevant, overly broad, unduly burdensome, and oppressive.

3. BellSouth objects to each Production Request and Interrogatory to the extent that it requests information that is exempt from discovery by virtue of the attorney-client privilege, work product privilege, or other applicable privilege.

4. BellSouth objects to each Production Request and Interrogatory to the extent that it is vague, ambiguous, overly broad, imprecise, or to the extent that it utilizes terms that are subject to multiple interpretations but are not properly defined or explained for purposes of this discovery. Any answers provided by BellSouth in response to these Interrogatories and Production Requests will be provided subject to, and without waiver of, the foregoing objection.

5. BellSouth objects to each Production Request and Interrogatory to the extent that it is not reasonably calculated to lead to the discovery of admissible

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evidence and is not relevant to the subject matter of this action. BellSouth will attempt to note in its responses each instance where this objection applies.

6. BellSouth objects to providing information to the extent that such information is already in the public record before the Commission.

7. BellSouth objects to each Production Request and Interrogatory to the extent that it seeks to impose obligations on BellSouth that exceed the requirements of the Florida Rules of Civil Procedure or Florida Law.

8. BellSouth objects to each Production Request and Interrogatory to the extent that responding to it would be unduly burdensome, expensive, oppressive, or excessively time consuming.

9. BellSouth objects to each Production Request and Interrogatory to the extent that it is not limited to any stated period of time and, therefore, is overly broad and unduly burdensome.

10. BellSouth is a large corporation with employees located in many different locations in Florida and in other states. In the course of its business, BellSouth creates countless documents that are not subject to Commission or FCC retention of records requirements. These documents are kept in numerous locations that are frequently moved from site to site as employees change jobs or as the business is reorganized. BellSouth will conduct a search of those files that are reasonably expected to contain the requested information. To the extent that the Production Requests or Interrogatories purport to require more, BellSouth objects on the grounds that compliance would impose an undue burden or expense.

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Respectfully submitted this 30th day of June, 2003.

BELLSOUTH TELECOMMUNICATIONS, INC.

MM NANCY/B. WHITE ((MA)

JAMES MEZA III c/o Nancy H. Sims 150 So. Monroe Street, Suite 400 Tallahassee, FL 32301 (305) 347-5558

R. DOUGLAS LACKEY (M) J PHILLIP CARVER Suite 4300 675 W. Peachtree St., NE Atlanta, GA 30375 (404) 335-0710

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.