# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Competitive Carriers for Commission action to support local competition in BellSouth Telecommunications, Inc.'s service territory.

In re: Petition of ACI Corp. d/b/a Accelerated Connections, Inc. for generic investigation to ensure that BellSouth Telecommunications, Inc., Sprint-Florida, Incorporated, and GTE Florida Incorporated comply with obligation to provide alternative local exchange carriers with flexible, timely, and cost-efficient physical collocation.

DOCKET NO. 981834-TP

DOCKET NO. 990321-TP

July 11, 2003

### STAFF'S REVISED PREHEARING STATEMENT

Pursuant to Order No. PSC-02-1513-PCO-TP, issued November 4, 2002, revised by Order No. PSC-03-0288-PCO-TP, issued March 4, 2003, the Staff of the Florida Public Service Commission files its Prehearing Statement<sup>1</sup>.

a. All Known Witnesses

None.

b. All Known Exhibits

None.

DOCUMENT VIMETR DATE OF 147 JUL 118

<sup>&</sup>lt;sup>1</sup>Staff's Prehearing Statement addresses Issues 1a-8 as set forth in Order No. PSC-02-1513-PCO-TP.

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### c. Staff's Statement of Basic Position

Staff's positions are preliminary and based on materials filed by the parties and on discovery. The preliminary positions are offered to assist the parties in preparing for the hearing. Staff's final positions will be based upon all the evidence in the record and may differ from the preliminary positions stated herein.

## d. Staff's Position on the Issues

<u>ISSUE 1A:</u> When should an ALEC be required to remit payment for non-recurring charges for collocation space?

STAFF: Staff has no position at this time.

ISSUE 1B: When should billing of monthly recurring charges begin?

STAFF: Staff has no position at this time.

<u>ISSUE 1C:</u> What cancellation charges should apply if an ALEC cancels its request for collocation space?

STAFF: Staff has no position at this time.

ISSUE 2A: Should an ALEC be required to justify its space reservation needs to the ILEC when an ILEC is forced to consider a building addition to accommodate future space requirements?

STAFF: Staff has no position at this time.

ISSUE 2B: Under what conditions should an ILEC be allowed to reclaim unused collocation space?

STAFF: Staff has no position at this time.

ISSUE 2C: What obligations, if any, should be placed on the ALEC
that contracted for the space?

STAFF: Staff has no position at this time.

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ISSUE 2D: What obligations, if any, should be placed on the ILEC?

STAFF: Staff has no position at this time.

ISSUE 3: Should an ALEC have the option to transfer accepted collocation space to another ALEC? If so, what are the responsibilities of the ILEC and ALECs.

STAFF: Staff has no position at this time.

ISSUE 4: Should the ILEC be required to provide copper entrance facilities within the context of a collocation inside the central office?

STAFF: Staff has no position at this time.

ISSUE 5: Should an ILEC be required to offer, at a minimum, power in standardized increments? If so, what should the standardized power increments be?

STAFF: Staff has no position at this time.

ISSUE 6A: Should an ILEC's per ampere (amp) rate for the provisioning of DC power to an ALEC's collocation space apply to amps used or fused capacity?

STAFF: Staff has no position at this time.

STAFF: Staff has no position at this time.

ISSUE 6C: When should an ILEC be allowed to begin billing an ALEC for power?

STAFF: Staff has no position at this time.

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ISSUE 7: Should an ALEC have the option of an AC power feed to its collocation space?

STAFF: Staff has no position at this time.

ISSUE 8: What are the responsibilities of the ILEC, if any, when an ALEC requests collocation space at a remote terminal where space is not available or space is nearing exhaustion?

STAFF: Staff has no position at this time.

e. Pending Motions

None.

f. Pending Confidentiality Claims or Requests

None.

g. Compliance with Order Nos. PSC-02-1513-PCO-TP and PSC-03-0288-PCO-TP

Staff has complied with all requirements of the Order Establishing Procedure entered in this docket.

Respectfully submitted this 11th day of July, 2003.

BETH KEATING

ADAM J. TEITZMAN JASON P. ROJAS

Staff Counsel

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#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that one true and correct copy of Staff's Revised Prehearing Statement has been furnished by U.S. Mail this 11<sup>th</sup> day of July, 2003, to the following:

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