BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION



DIRECT TESTIMONY OF

DR. NINA W. CORNELL

ON BEHALF OF

MCI METRO ACCESS TRANSMISSION SERVICES, INC.

DOCKET NO. 950984-TP

(MFS SUBDOCKET)

NOVEMBER 27, 1995

DOCUMENT MIMBER-DATE

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FPSC-RECORDS/REPORTING

1	Q.	FLEASE STATE TOUR NAME AND ADDRESS.
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3	A.	My name is Nina W. Cornell. My address is 1290 Wood River Road, Meeteetse
4		Wyoming 82433.
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6	Q.	HAVE YOU PREVIOUSLY FILED TESTIMONY IN THIS DOCKET?
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8	A.	Yes. I filed direct testimony dated November 13, 1995 in this docket on behalf or
9		MCImetro to support its petition for unbundled local loops.
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12	Q.	WHY ARE YOU FILING DIRECT TESTIMONY IN THE MFS PORTION OF
13		THIS DOCKET?
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15	A.	MCImetro has asked me to file testimony in this portion of the docket to ensure that
16		the Commission is made aware of my views on the proper arrangements for
17		unbundled local loops regardless of what procedural twists this docket may take.
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20	Q.	WHAT IS YOUR POSITION ON THE ISSUES THAT HAVE BEEN RAISED BY
21		MFS' PETITION AND BY MR. DEVINE'S DIRECT TESTIMONY?
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23	A.	Mr. Devine's position that ALECs should be treated as co-carriers and that Southern
24		Bell should be required to provide ALECs with unbundled local loops are consisten
25		with my earlier testimony in this docket. In order to avoid repeating testimony that

1		has already been submitted in this docket, I would like to adopt my direct testimony
2		dated November 13, 1995 as my direct testimony in this phase of the docket.
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5	Q.	HAVE YOU ATTACHED A COPY OF THAT EARLIER TESTIMONY?
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7	A.	No. That testimony has previously been filed with the Commission and served or
8		all parties to this docket. To avoid unnecessary duplication, I simply propose to
9		incorporate that testimony by reference.
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11	Q.	DOES THIS CONCLUDE YOUR TESTIMONY?
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13	A.	Yes.
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