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November 26, 1997

VIA HAND DELIVERY

Ms. Blanca Bayó
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: Docket No. 971403 - In re: Complaint of Robert A. Butterworth, Attorney General, and the Citizens of the State of Florida, by and through Jack Shreve, Public Counsel, against LCI International for slamming David Howe in violation of Rule 25-4.118, F.A.C.

Dear Ms. Bayó:

Enclosed are the original and 15 copies of LCI's Motion to Approve Revision to Stipulated Due Date to be filed in the above docket.

ACK _____ I have enclosed an extra copy of the above documents for you to stamp and
AFA _____ return to me. Please contact me if you have any questions. Thank you for your
APP _____ assistance.

CAF _____
CNU _____
CTR _____
EAG _____
LEG _____
LIV _____
DIT _____
RCH _____
SEC _____
WAS _____
OTH _____

Sincerely,

Joseph A. McGlothlin
Joseph A. McGlothlin

JAM/jg

Enclosures

RECEIVED & FILED
[Signature]
FPSC BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

12160 NOV 26 5

FPSC DEPT. OF REGULATING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint of Robert A.)
Butterworth, Attorney General, and) Docket 971403
the Citizens of the State of Florida,)
by and through Jack Shreve, Public)
Counsel, against LCI International) Filed November 26, 1997
for slamming David Howe in violation)
of Rule 25-4.118, F.A.C.)

**MOTION TO APPROVE
REVISION TO STIPULATED DUE DATE**

LCI International Telecom Corp. ("LCI"), through its undersigned attorney, moves for an order establishing December 3, 1997, as the date by which LCI must respond to the Complaint filed by Office of Public Counsel ("OPC") and the Attorney General ("AG"), and states:

1. On October 22, 1997, OPC and AG filed a complaint against LCI in this docket.
2. The nature of the complaint is related to Docket No. 970882-TI, in which OPC and AG have served discovery requests on LCI. LCI recently provided materials responsive to a request to produce documents served on LCI in that case.
3. On November 10, 1997, LCI filed a motion to approve an extension of time within which to respond to the Complaint filed by OPC and AG. In its earlier motion, LCI requested that the time for response be established as November 26, 1997. In the motion, LCI stated that LCI and OPC had scheduled a meeting to discuss the case, and from the standpoint of case management the response date should follow the meeting.


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FPSC RECORDS/REPORTING

4. Since that time, LCI and representatives of OPC have participated in the meeting to which LCI referred in its motion. However, because of the scheduling needs of management personnel who are involved in the matter, LCI now requests the response date be established as Wednesday, December 3, 1997.

5. Because of the intervening Thanksgiving holiday, the short, additional extension requested by LCI will not adversely affect any party.

6. LCI has contacted counsel for OPC and for AG. LCI is authorized to represent that OPC and AG agree to the requested extension of time through December 3, 1997.

WHEREFORE, LCI moves for an order establishing December 3, 1997, as the date by which LCI must respond to the Complaint filed by OPC and AG.


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Telephone: (703) 610-4836

Attorneys for LCI International Telecom
Corp.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of LCI's foregoing Motion to Approve Revision to Stipulated Due Date has been furnished by United States mail or hand delivery(*) this 26th day of November, 1997:

Charles J. Beck
Deputy Public Counsel
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399-1400

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Division of Legal Services
Florida Public Service Commission
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