BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for temporary waiver of physical collocation requirements in the Milton Ravine Central Office by BellSouth Telecommunications, Inc.

DOCKET NO. 001445-TL ORDER NO. PSC-01-0012-FOF-TL ISSUED: January 2, 2001

The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON, Chairman
E. LEON JACOBS, JR.
LILA A. JABER
BRAULIO L. BAEZ

ORDER GRANTING TEMPORARY WAIVER OF THE PHYSICAL COLLOCATION REQUIREMENTS IN THE MILTON RAVINE CENTRAL OFFICE

BY THE COMMISSION:

I. BACKGROUND

On September 7, 1999, we issued Proposed Agency Action (PAA) Order No. PSC-99-1744-PAA-TP, which established procedures by which incumbent local exchange companies (LECs) would process alternative local exchange companies' (ALECs) requests for collocation, and also established procedures for demonstrating space depletion for physical collocation in LEC central offices. On September 28, 1999, BellSouth Telecommunications, Inc. (BellSouth) filed a Protest/Request for Clarification of Proposed Agency Action. same day, Rhythms Links, Inc. (Rhythms) filed a Motion to Conform Order to Commission Decision or, in the Alternative, Petition on Proposed Agency Action. Because motions for clarification/conformity are not contemplated by the PAA process, the motions were treated as protests to the PAA Order. On December 7, 1999, the Commission issued Order No. PSC-99-2393-FOF-TP, the Final Order Approving Stipulated Modifications to Collocation Guidelines, Amendatory Order, and Consummating Order. These Orders

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established the procedures by which a LEC could request a waiver of the physical collocation requirements from us. In establishing these procedures, we set forth our belief that the handling of collocation waiver requests would be expedited, and the number and scope of collocation disputes might be limited because the Commission's expectations would be defined.

Pursuant to Order Nos. PSC-99-1744-PAA-TP and PSC-99-2393-FOF-TP, BellSouth filed a Notice of Intent to Request Temporary Waiver of Physical Collocation Requirements in the Milton Ravine Central Office on September 25, 2000. On October 10, 2000, BellSouth and our staff conducted a tour of this central office.

BellSouth filed its Petition for Temporary Waiver of Physical Collocation Requirements in the Milton Ravine Central Office on October 16, 2000. In accordance with the above-mentioned Orders, BellSouth timely filed their Post-Tour Report for this central office on October 19, 2000.

II. NOTICE AND PETITION

BellSouth states in its Notice of Intent that it is currently unable to provide collocation in the Milton Ravine central office due to lack of space. BellSouth asserts in its petition that the space limitations it faces are the result of the space used for existing BellSouth equipment, and the planned installation of additional equipment essential to the effective service of BellSouth customers. Also, BellSouth contends that it expects to complete a building addition to this central office at the end of the fourth quarter of 2001.

BellSouth states that the Milton Ravine central office building houses switches providing local dial tone. There is also circuit equipment located in this central office which consists of fiber optic terminals, digital cross-connect systems, multiplexers, digital channel banks, subscriber carrier terminals, and digital cross-connect panels. This central office also provides connectivity to other central offices and local customers. The above mentioned equipment is powered by rectifiers and battery strings.

BellSouth asserts that the area served by the Milton Ravine central office is growing rapidly and, thus, the facility is under

enormous space constraints. To meet the demand of the expanding customer base, BellSouth currently has on order from the manufacturer additional Toll/Circuit and Switching equipment.

In its Petition for Temporary Waiver, BellSouth states that it used the following procedure to identify space currently available for physical collocation in the Milton Ravine central office:

- 1. BellSouth determined the total square footage within the facility;
- 2. BellSouth determined the unavailable space (i.e., restrooms, hallways, stairs, etc.);
- 3. BellSouth determined assigned space currently occupied by the BellSouth switch, transmission, power and other equipment, as well as necessary administrative space;
- 4. BellSouth determined the space reserved for future defined uses necessary to adequately serve BellSouth customers, including consideration given to BellSouth's future switch growth plans;
- 5. BellSouth identified any unusable space (such as basements subject to flooding); and
- 6. BellSouth determined available collocation space by subtracting Items 2-5 from item 1.

The Telecommunications Act of 1996 (Act) places certain obligations on LECs. One such obligation is collocation. The Act states:

COLLOCATION - The duty to provide, on rates, terms, and conditions that are just, reasonable, and nondiscriminatory, for physical collocation of equipment necessary for interconnection or access to unbundled network elements at the premises of the local exchange carrier, except that the carrier may provide for virtual collocation if the local exchange carrier demonstrates to the State

commission that physical collocation is not practical for technical reasons or because of space limitations. (47 U.S.C. 251(c)(6))

Thus, the Act clearly acknowledges that state commissions will make the determination of whether there is sufficient space in a LEC's central office for physical collocation. BellSouth alleges in its petition that it lacks sufficient space in its Milton Ravine central office to provide physical collocation.

In establishing procedures for handling a LEC's request for waiver of the physical collocation requirements for its central offices, we indicated our belief that by establishing these procedures, "the handling of collocation waiver requests will be expedited and the number and/or scope of collocation disputes may be limited because we have clearly defined our expectations." (Order No. PSC-99-1744-PAA-TP, p. 15) These procedures clearly outline the LEC, ALEC, and our responsibilities in processing waiver requests.

In brief, these Orders require that once an ALEC files a completed application for physical collocation with a LEC, and the LEC does not believe that space is available in that particular central office for physical collocation, the LEC must file, within fifteen days of the application, a Notice of Intent to Request a Waiver of the Physical Collocation Requirements with us. file its actual Petition for Waiver of the Physical Collocation Requirements for this central office within twenty days of filing its Notice of Intent. Further, the LEC, ALEC(s) denied space, and our staff will conduct a tour of the central office within ten days of the Notice of Intent. While the LEC must allow both the ALEC(s) denied space and our staff to tour the premises, the ALEC(s) do so at their option. Twenty days after the central office tour the LEC must file a post-tour report containing certain specific information and other information that it believes to be relevant. The ALEC(s) may also file a post-tour report outlining their findings within twenty days of the tour. Our staff will then use this information to evaluate whether the LEC's Petition for Waiver should be granted.

III. POST-TOUR REPORT

The relevant information contained in BellSouth's post-tour report of the Milton Ravine central office is summarized below.

BellSouth states that the Milton Ravine central office contains 7,726 gross square feet. There are 5886.5 square feet occupied by BellSouth's equipment. There are 288 square feet of administrative space. BellSouth considers administrative space as any space not directly supporting the installation and repair of both telephone equipment and customer service. BellSouth also reports that there are 651 square feet of unavailable space in this central office. Unavailable space is defined as space assigned to building functions as required by code or national design standards. This type of space typically contains restrooms, air handling and chiller rooms, mechanical equipment such as pumps, controls, compressors, house service panel/electrical system distribution panels, stairs, elevator shafts, equipment rooms and exits. BellSouth further states that there are 56 square feet assigned to physical collocators in this office, and that there is no virtual collocator assigned space.

BellSouth also reports that it has 844.5 square feet reserved for its own future use. There are 420.5 square feet reserved for the growth of its switching equipment, 56 square feet reserved for the growth of its circuit equipment, and 368 square feet reserved for the growth of its power capacity. We note that the FCC does allow a LEC to reserve space for its own future use:

Incumbent LECs are allowed to retain a limited amount of floor space for its own future uses. Allowing competitive entrants to claim space that incumbent LECs had specifically planned to use could prevent incumbent LECs from serving their customers effectively. Incumbent LECs may not, however, reserve space for future use on terms more favorable than those that apply to other telecommunications carriers seeking to hold collocation space for their own future use. (FCC 96-325, ¶604)

In regards to its policy of reserving space, BellSouth states:

Generally, reserved space is held for the various space usages described in step C with forecasted needs for the next 2-year shipping interval. There is one exception. There are several types and families of equipment requiring fixed layouts. That is, this equipment cannot be split up into several different locations in the central office without degrading service or capping the size or customer service levels for that type of equipment.

Concerning BellSouth's policy for reserving space, we have previously ruled:

BellSouth indicated that it reserves space for two years of forecasted equipment growth, and that it allows collocators to do the same. We find that this policy is reasonable. (Order No. PSC-99-0060-FOF-TP, p.11)

Staff believes that BellSouth is in compliance with the order under which the waiver is requested.

BellSouth states that a building addition is planned for the Milton Ravine central office. BellSouth's estimated completion date for this addition is the end of the fourth quarter 2001. This addition will add 3600 square feet to the central office and will serve switch, circuit and collocation requirements. BellSouth states that once this addition is complete, there will be sufficient space to provide requesting ALECs collocation in this office. (Notice p.1) We note that when planning additions or renovations to central offices, LECs are obligated by the FCC to consider requests for collocation. See 47 CFR §51.323(f)(3). It appears that BellSouth is complying with this FCC Rule.

IV. CONCLUSION

BellSouth is reserving 844.5 square feet for its own future use. We acknowledge that according to the FCC Rules, a LEC may reserve space for its own future use. We find that this is important as a LEC such as BellSouth does have Carrier of Last Resort responsibilities. Further, we find that the 844.5 square feet that BellSouth is reserving for its switch, circuit, and frame equipment growth is reasonable.

We also note that during the tour of the Milton Ravine central office, our staff did not observe any space that appeared to be wasted or inefficiently used. We again note that BellSouth is planning an addition to the Milton Ravine central office that is scheduled for completion at the end of the fourth quarter 2001. Upon completion of this building addition, there will be additional space available for physical collocation by ALECs.

Based on the foregoing information, we find that BellSouth's request is reasonable and, therefore grant BellSouth a Temporary Waiver of Physical Collocation Requirements in the Milton Ravine central office until December 31, 2001.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that BellSouth Telecommunication Inc.'s Request for Temporary Waiver of Physical Collocation Requirements in the Milton Ravine Central Office shall be granted until December 31, 2001. It is further

ORDERED that this docket shall be closed.

By ORDER of the Florida Public Service Commission, this <u>2nd</u> day of <u>January</u>, <u>2001</u>.

BLANCA S. BAYÓ, Director Division of Records and Reporting

By:

Kay Flynn, Chief

Bureau of Records

(SEAL)

WDK

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Director, Division of Records and reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.