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Messer, Caparello & Self A Professional Association

LAW OFFICES

Post Office Box 1876 Tallahassee, Florida 32302-1876 Internet: www.lawfla.com

September 25, 2003



BY HAND DELIVERY

Ms. Blanca Bayó, Director Division of Records and Reporting Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Docket Nos. 981834-TP and 990321-TP

Dear Ms. Bayó:

FRS/amb

Enclosure

cc:

AUS

CMP

COM

MMS

Enclosed for filing on behalf of AT&T Communications of the Southern States, LLC are an original and fifteen copies of AT&T Communications of the Southern States, LLC Motion to Compel Discovery to Sprint-Florida, Inc. in the above referenced dockets.

Please acknowledge receipt of these documents by stamping the extra copy of this letter "filed" and returning the same to me.

Thank you for your assistance with this filing.

Sincerely yours,

Floyd R. Self



FPSC-COMMISSION CLERI

Parties of Record RECEIVED & FILED FPSC-BUREAU OF RECORDS

Tracy W. Hatch, Esq.

DOWNTOWN OFFICE, 215 South Monroe Street, Suite 701 • Tallahassee, Fl 32301 • Phone (850) 222-0720 • Fax (850) 224-4359 NORTHEAST OFFICE, 3116 Capital Circle, NE, Suite 5 • Tallahassee, Fl 32308 • Phone (850) 668-5246 • Fax (850) 668-5613

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.))) _)	Docket No.	981834-TP
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) obligation to provide alternative local exchange carriers with flexible, timely, and cost-efficient physical collocation))))))	Docket No.	990321-TP

AT&T'S MOTION TO COMPEL DISCOVERY TO SPRINT-FLORIDA, INC.

In accordance with Rule 28-106.206, Florida Administrative Code, and Florida Rule of Civil Procedure 1.380(a), AT&T Communications of the Southern States, LLC ("AT&T" or the "Company") requests that the Florida Public Service Commission ("FPSC" or "Commission") or the prehearing officer enter an order compelling Sprint-Florida, Incorporated ("Sprint") to fully answer Interrogatory Nos. 15-17 in AT&T's 3rd Set of Interrogatories to Sprint.

On August 27, 2003, AT&T served Sprint with its Third Set of Interrogatories (Nos. 15-17). On September 8, 2003, Sprint filed its General Objections to the Interrogatories that incorporated ten general "boilerplate" objections to each Interrogatory. On September 16, 2003, Sprint interposed identical objections to each interrogatory, and provided an additional objection, with *no* responsive information at all, to Interrogatories 15-17. As this Commission has recognized, discovery is proper and may be compelled if it is not privileged and is or likely will lead to relevant and admissible information: The test for determining whether discovery is appropriate is set forth in Rule 1.280(b)(1) of the Florida Rules of Civil Procedure which provides that "parties may obtain discovery regarding any matter, not privileged, that is relevant for the subject matter of the pending action . . . It is not ground for objection that the information sought will be inadmissible at the trial if the information sought appears reasonably calculated to lead to the discovery of admissible evidence." Section 90.401 of the Florida Evidence Code defines "relevance" as evidence tending to prove or disprove a material fact.

Order No. PSC-93-0652-PCO-WS, In Re Jasmine Lakes Utilities Corporation, Docket No. 920148-WS, dated April 28, 1993.

For the reasons stated below, AT&T's discovery requests are both relevant and likely to lead to the discovery of additional relevant and admissible information. Indeed, the information requested is integral to AT&T's case on pricing issues and is cost related. The information sought regarding Sprint's usage and usable capacity is essential in determining the existing utilization factor. The same argument holds for the reported Manufacturer's Published List 1 Drains on Sprint's installed equipment. The information sought in discovery is necessary to determine Sprint's growth expectations, which are relevant to issues of pricing and cost. Sprint's refusals to answer are thus improper, and therefore AT&T respectfully submits this Motion to Compel Sprint to provide immediately full and complete responses, without objection, to each interrogatory in AT&T's Third Set.

AT&T's Third Set of Interrogatories contains three interrogatories, two with subparts, and the Sprint responses to those Interrogatories are as follows:

SPECIFIC RESPONSES AND OBJECTIONS

Interrogatory No. 15

REQUEST: Does Sprint have any central offices where there are no CLEC collocation arrangements?

RESPONSE: In addition to the general objections set forth above, Sprint objects to this Interrogatory because it seeks information relating to technical power issues that were a part of the first phase of the proceeding and is thus irrelevant. The deadline for discovery relating to the technical issues has long since passed and, in fact, the hearing has been held and briefs filed and the record for those issues is closed. This interrogatory is irrelevant to the cost issues that are within the proper scope of the second phase (Issues 9 & 10) of this proceeding.

Interrogatory No. 16

REQUEST: If yes, please provide the following information for the three largest (based on total access lines served) central offices that provide switched services where collocations are not located in the buildings:

- a. The total power plant rectifier capacity.
- b. The total inventory of manufacturer's List 1 drains for the equipment installed in the central office.
- c. The latest inventory of the total current usage measurements of the power plant that depicts the total usage

RESPONSE: In addition to the general objections set forth above, Sprint objects to this Interrogatory because it seeks information relating to technical power issues that were a part of the first phase of the proceeding and is thus irrelevant. The deadline for discovery relating to the technical issues has long since passed and, in fact, the hearing has been held and briefs filed and the record for those issues is closed. This interrogatory is irrelevant to the cost issues that are within the proper scope of the second phase (Issues 9 & 10) of this proceeding.

Interrogatory No. 17

REQUEST: For the three largest (based on access lines served) central offices that provide switched services where collocations are located in the central office building, please provide the following information:

a. The total power plant rectifier capacity.

b. The total inventory of manufacturer's List 1 drains for the equipment installed in the central office.

c. The latest inventory of the total current usage measurements of the power plant that depicts the total usage.

RESPONSE: : In addition to the general objections set forth above, Sprint objects to this Interrogatory because it seeks information relating to technical power issues that were a part of the first phase of the proceeding and is thus irrelevant. The deadline for discovery relating to the technical issues has long since passed and, in fact, the hearing has been held and briefs filed and the record for those issues is closed. This interrogatory is irrelevant to the cost issues that are within the proper scope of the second phase (Issues 9 & 10) of this proceeding.

While the information sought would have been relevant to the technical phase of this

proceeding, that does not as a consequence make it irrelevant in the cost phase of this

proceeding. As noted above, the information sought in the three interrogatories above is both relevant and likely to lead to the discovery of additional relevant and admissible information in the cost phase of this proceeding. The information will provide Sprint's usage and usable capacity and is essential in determining the existing utilization factor, as well as providing Sprint's Manufacturer's Published List 1 Drain which will provide essential information regarding Sprint's growth expectations. That type of information directly bears on the current and projected pricing of collocation and the overall cost to competitors seeking entry to the market. As a result, it is most definitely cost related and relevant to this phase of the proceeding.

CONCLUSION

For the foregoing reasons, AT&T respectfully requests that the Commission grant this Motion to Compel Discovery, and require that Sprint provide full, complete and accurate responses to Interrogatories 15-17 as set forth herein.

Respectfully submitted this 25th day of September, 2003.

FLOYD R. SELF, ESO.

MESSER, CAPARELLO & SELF, P. A. Post Office Box 1876 Tallahassee, FL 32302-1876 (850) 222-0720

and

Tracy W. Hatch, Esq.
AT&T Communications of the Southern States, LLC
101 N. Monroe Street, Suite 700
Tallahassee, FL 32301
(850) 425-6360

Attorneys for AT&T Communications of the Southern States, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served on the following parties by Hand Delivery (*) and/or U. S. Mail this 25th day of September, 2003.

Beth Keating, Esq.* Division of Legal Services, Room 370 Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Virginia Tate, Esq. AT&T 1200 Peachtree St., Suite 8068 Atlanta, GA 30309

Ms. Lisa Riley AT&T 1200 Peachtree St., Suite 8068 Atlanta, GA 30309

Nancy B. White c/o Nancy H. Sims BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400 Tallahassee, FL 32301

Jeffrey Whalen, Esq. John Fons, Esq. Ausley Law Firm P.O. Box 391 Tallahassee, FL 32302

Mr. Terry Monroe Ms. Genevieve Morelli CompTel 1900 M Street, NW, Suite 800 Washington, DC 20036

William H. Weber Senior Counsel Covad Communications Company 1230 Peachtree Street, NE, 19th Floor Atlanta, GA 30309

Mr. Robert Waldschmidt Howell & Fisher Court Square Building 300 James Robertson Parkway Nashville, TN 37201-1107

Michael A. Gross Vice President, Regulatory Affairs & Regulatory Counsel Florida Cable Telecommunications Assoc., Inc. 246 E. 6th Avenue Tallahassee, FL 32301 Vicki Kaufman, Esq. Joe McGlothlin, Esq. McWhirter, Reeves, McGlothlin, Davídson, Rief & Bakas, P.A. 117 S. Gadsden Street Tallahassee, FL. 32301

Susan S. Masterton, Esq.
Charles J. Rehwinkel, Esq.
Sprint Communications Company Limited Partnership
P.O. Box 2214
MC: FLTLHO0107
Tallahassee, FL 32316-2214

Matthew Feil, Esq. Florida Digital Network, Inc. 390 North Orange Avenue, Suite 2000 Orlando, Florida 32801

Mr. David Tobin Tobin & Reyes 7251 West Palmetto Park Road, #205 Boca Raton, FL 33433-3487

Richard D. Melson Hopping Green Sams & Smith, P.A. P.O. Box 6526 Tallahassee, FL 32314

Ms. Nanette S. Edwards ITC^DeltaCom 4092 South Memorial Parkway Huntsville, AL 35802-4343

Donna McNulty, Esq. WorldCom 1203 Governors Square Blvd, Suite 201 Tallahassee, FL 32301-2960

Mr. John D. McLaughlin, Jr. KMC Telecom, Inc. 1755 North Brown Road Lawrenceville, GA 30043-8119

Ms. Deborah Eversole, General Counsel Kentucky Public Service Commission P.O. Box 615 Frankfort, KY 40602 Marilyn H. Ash MGC Communications, Inc. 3301 North Buffalo Drive Las Vegas, NV 89129

Mr. Don Sussman Network Access Solutions Corporation Three Dulles Tech Center 13650 Dulles Technology Drive Herndon, VA 20171-4602

Kenneth A. Hoffman, Esq. Rutledge Law Firm P.O. Box 551 Tallahassee, FL 32302-0551

Rodney L. Joyce Shook, Hardy & Bacon LLP 600 14th Street, NW, Suite 800 Washington, DC 20005-2004

Charles J. Rehwinkel Sprint-Florida, Incorporated MC FLTHO0107 P.O. Box 2214 Tallahassee, FL 32399-2214

Mark Buechele Supra Telecom 1311 Executive Center Drive, Suite 200 Tallahassee, FL 32301

Andrew O. Isar Miller Isar, Inc. 7901 Skansie Avenue, Suite 240 Gig Harbor, WA 98335

Carolyn Marek Vice President of Regulatory Affairs Southeast Region Time Warner Communications 233 Bramerton Court Franklin, TN 37069

Mr. David Christian Verizon Florida, Inc. 106 East College Avenue, Suite 810 Tallahassee, FL 32301-7704

Kimberly Caswell Verizon Select Services P.O. Box 110 (FLTC0007) Tampa, FL 33601-0110 Daniel McCuaig, Esq. Wilmer Cutler & Pickering 2445 M Street, N.W. Washington, DC 20037-1420

Tracy W. Hatch, Esq. AT&T Communications of the Southern States, LLC 101 N. Monroe Street, Suite 701 Tallahassee, FL 32301

Floyd R. S