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LAW OFFICES

# Messer, Caparello, Madsen, Goldman & Metz

A PROFESSIONAL ASSOCIATION

SUITE 701 215 SOUTH MONROE STREET POST OFFICE BOX 1876 TALLAHASSEE, FLORIDA 32302-1876 TELEPHONE: (904) 222-0720 TELECOPIERS: (904) 224-4359 (904) 425-1942

September 14, 1995

### HAND DELIVERY

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

Re: Docket No. 950985-TP

Dear Ms. Bayo:

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I am enclosing with this letter an original and fifteen copies of McCaw Communications of Florida, Inc.'s Petition for Intervention in the above-referenced docket.

Please indicate receipt of this document by stamping the enclosed extra copy of this letter.

ACK V	Your attention to this	filing is appreciated	ι.
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CMU		TONALT	
CTR		Floyd R. Self	
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LIN <u>S</u> cc:	William H. Higgins, Es	q.	
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## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Resolution of Petitions to Establish Nondiscriminatory Rates, Terms, and Conditions for Interconnection Involving Local Exchange Companies and Alternative Local Exchange Companies Pursuant to Section 364.162, Florida Statutes

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Docket No. 950985-TP Filed: September 14, 1995

## PETITION FOR INTERVENTION OF MCCAW COMMUNICATIONS OF FLORIDA, INC.

McCaw Communications of Florida, Inc. on behalf of itself and its Florida regional affiliates ("McCaw"), pursuant to Rule 25-22.039, Florida Administrative Code, respectfully requests that the Florida Public Service Commission ("Commission") grant it leave to intervene in the above captioned docket involving local interconnection rates, terms and conditions. In support of this Petition, McCaw states:

1. The complete name and address of the petitioner is:

McCaw Communications of Florida, Inc. d/b/a AT&T Wireless Services 250 S. Australian Ave., Suite 900 West Palm Beach, FL 33401

2. All notices, pleadings, orders, and other documents should be provided to the individuals named below:

Floyd R. Self, Esq.	William H. Higgins, Esq.	
Messer, Caparello, Madsen,	AT&T Wireless Services	
Goldman & Metz, P.A.	Suite 900	
P.O. Box 1876	250 S. Australian Ave.	
Tallahassee, FL 32302	West Palm Beach, FL 33401	

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3. McCaw is a foreign corporation qualified to do business in Florida.

4. McCaw is the owner/operator of cellular telephone systems in Florida that interconnect with landline local telecommunications networks. As such, McCaw has a substantial interest in any order in this docket affecting the interconnection relationship between local carriers as such interconnection arrangements may impact the interconnection relationship of wireless and landline networks.

WHEREFORE, McCaw Communications of Florida, Inc. respectfully requests that it be granted intervention in this docket as a full party of record with all notices, documents and other materials directed to the individuals identified above.

Respectfully submitted this 14th day of September, 1995.

Respectfully submitted,

MESSER, CAPARELLO, MADSEN, GOLDMAN & METZ, P.A. Post Office Box 1876 Tallahassee, FL 32302-1876 (904) 222-0720

FLOYD R/ SELF, ESCO. NORMAN H. HORTON JR., ESQ.

Attorneys for McCaw Communications of Florida, Inc. and its Florida regional affiliates

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of McCaw Communications of Florida, Inc.'s Petition for Intervention in Docket No. 950985-TP has been furnished by U.S. Mail and Telecopier (\*) on this 14th day of September, 1995 to the following parties of record:

Jack Shreve Office of the Public Counsel 111 W. Madison St., Room 812 Tallahassee, FL 32399-1400

Nancy H. Sims\* Southern Bell 150 S. Monroe St., Suite 400 Tallahassee, FL 32301

Beverly Y. Menard c/o Richard Fletcher GTE Florida, Inc.Fo 106 E. College Avenue, Suite 1440 Tallahassee, FL 32301-7704

F. Ben Poag Sprint/United Telephone Company of Florida P.O. Box 165000 Altamonte Springs, FL 32716-5000

Laurie Maffett Frontier Communications of the South, Inc. 4th Floor 180 S. Clinton Ave. Rochester, NY 14646-0400

Mr. Richard Brashear ALLTEL Florida, Inc. P.O. Box 550 Live Oak, FL 32060-0550

David B. Erwin Young Van Assenderp et al. 225 S. Adams Street, Suite 200 Tallahassee, FL 32301

Jodie Donovan Teleport Communciations Group 2 Lafayette Place Suite 400 1133 Twenty-First St., NW Washington, DC 20036 Kenneth A. Hoffman\*
William Be. Willingham
Rutledge, Ecenia, Underwood,
 and Hoffman
215 S. Monroe St., Suite 420
Tallahassee, FL 32301

A. D. Lanier Gulf Telephone P.O. Box 1120 Perry, FL 32347

Dan Gregory Quincy Telephone Company P.O. Box 189 Quincy, FL 32363-0189

John McGlew Northeast Florida Telephone Co. P.O. Box 485 Macclenny, FL 32063-0485

Ferrin Seay Florala Telephone Company P.O. Box 186 Florala, AL 36442

Robert M. Post Indiantown Telephone System, Inc. P.O. Box 277 Indiantown, FL 34956-0277

Lynn B. Hall Vista-United Telecommunications P.O. Box 10180 Lake Buena Vista, FL 32830-0180

John Vaughan St. Joseph Telephone & Telegraph Co. P.O. Box 220 Port St. Joe, FL 32456

Michael W. Tye, Esq.\* AT&T 106 E. College Ave., Suite 1410 Tallahassee, FL 32301 Richard D. Melson\* Hopping Green Sams & Smith 123 S. Calhoun St. Tallahassee, FL 32301

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By:\_ Floyd R. Self