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September 29, 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

cc: William H. Higgins, Esq.

Parties of Record

Dear Ms. Bayo:

FRS/amb <u>5</u> Enclosures

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Enclosed for filing on behalf of McCaw Communications of Florida, Inc. are an original and 15 copies of McCaw's Prehearing Statement in the above-referenced docket. Also enclosed is a 3 1/2" diskette with the document on it called "MCCAW.PHS."

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

Your attention to this filing is appreciated.

Sincerely,

HE MERCENSION OF RECORDS

DOCUMENT NUMBER-DATE

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Resolution of Petition(s))
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)

Docket No. 950985-TP Filed: September 29, 1995

PREHEARING STATEMENT OF MCCAW COMMUNICATIONS OF FLORIDA, INC.

McCaw Communications of Florida , Inc. ("McCaw"), on behalf of itself and its Florida regional affiliates, pursuant to the requirements of Order No. PSC-95-1084-PCO-TP, respectfully submits its prehearing statement.

APPEARANCES

Floyd R. Self, Esq. and Norman H. Horton, Jr., Esq. Messer, Caparello, Madsen, Goldman & Metz, P.A. Post Office Box 1876 Tallahassee, FL 32302-1876

A. WITNESSES

McCaw does not intend to call any witnesses, but reserves the right to call witnesses, if necessary, as may be required by later filed testimony, completion of discovery, or new issues identified at the prehearing conference.

B. EXHIBITS

McCaw does not intend to present any exhibits, but reserves

the right to introduce exhibits, if necessary, as may be required DOCUMENT NUMBER-DATE

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by cross examination, later filed testimony, completion of discovery, or new issues identified at the prehearing conference.

C. BASIC POSITION

For local competition to develop, the competing local carriers must interconnect pursuant to rates, terms, and conditions that meet the technical and economic needs of each party. To the extent such rates, terms, and conditions cannot be negotiated, this Commission must establish nondiscriminatory rates, terms and conditions.

D. ISSUES AND POSITIONS

ISSUE 1: What is (are) the appropriate interconnection rate structure, interconnection rate(s), or other arrangements for the exchange of local and toll traffic between Teleport and Southern Bell?

McCAW'S POSITION: A bill and keep approach appears to be the most appropriate interim approach, and it may be a long term viable solution. If a minute of use charge is to be established, it should be set at cost without any further mark up or contribution.

ISSUE 2: Should Southern Bell tariff the interconnection rate(s) or other arrangements?

McCAW'S POSITION: Yes.

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- ISSUE 3: What are the appropriate technical and financial billing arrangements which should govern interconnection between TCG and BellSouth for the delivery of calls originated and/or terminated from carriers not directly connected to TCG's network? <u>McCAW'S POSITION</u>: No position at this time.
- ISSUE 4: What are the appropriate technical and financial requirements for the exchange of intraLATA 800 traffic which originates from a TCG customer and terminates to an 800 number served by BellSouth?

McCAW'S POSITION: No position at this time.

ISSUE 5(a): What are the appropriate technical arrangements for the interconnection of TCG's network to BellSouth's 911 provisioning network such that TCG's customers are ensured the same level of 911 service as they would receive as a customer of BellSouth?

McCAW'S POSITION: No position at this time.

ISSUE 5(b): What procedures should be in place for the timely exchange and updating of TCG customer information for inclusion in appropriate E911 databases.

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McCAW'S POSITION: No position at this time.

- ISSUE 6: What are the appropriate technical requirements for operator traffic flowing between TCG's operator services provider and BellSouth's operator services provider including busy line verification and emergency interrupt services?
- McCAW'S POSITION: No position at this time.
- ISSUE 7: Under what terms and conditions should BellSouth be required to list TCG's customers in its directory assistance database?

McCAW'S POSITION: No position at this time.

ISSUE 8: Under what terms and conditions should BellSouth be required to list TCG's customers in its universal white and yellow pages directories and to publish and distribute these directories to TCG's customers?

McCAW'S POSITION: No position at this time.

ISSUE 9: What arrangements are necessary to ensure that TCG can bill and clear credit card, collect, third party calls and audiotext calls?

MCCAW'S POSITION: No position at this time.

ISSUE 10: What arrangements are necessary to ensure the

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provision of CLASS/LASS services between TCG's and

BellSouth's interconnected networks?

MCCAW'S POSITION: No position at this time.

E. STIPULATIONS

There have not been any issues stipulated at this time.

F. PENDING MOTIONS

McCaw does not have any pending motions.

G. COMPLIANCE WITH OTHER REQUIREMENTS

McCaw is unaware of any other requirements of the prehearing order that cannot be complied with.

Dated this 29th 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, ESQ. NORMAN H. HORTON, JR., ESQ.

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

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of McCaw Communications of Florida, Inc.'s Prehearing Statement in Docket No. 950985-TP has been furnished by Hand Delivery (*), Overnight Delivery (**) and/or U. S. Mail on this 29th 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

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By: Self Floyd R