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October 22, 1993

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BY HAND-DELIVERY

Mr. Steve C. Tribble, Director
Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, FL 32399-0850

Re: Docket No. 921074-TP

Dear Mr. Tribble:

Enclosed for filing in the above-referenced docket on behalf of MCI Telecommunications Corporation are the original and fifteen copies of MCI's Post-Hearing Statement. A word perfect disk is enclosed containing this same document.

By copy of this letter, this document has been furnished to the parties on the attached service list.

Very truly yours,

R.D.M.

Richard D. Nelson

- ACK _____
- AFA 1
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Enclosure

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Intermedia
Communications of Florida, Inc. for
Expanded Interconnection for AAVs
within LEC Central Offices.

) Docket No. 921074-TP
)
) Filed: October 22, 1993
)

MCI TELECOMMUNICATIONS CORPORATION'S
POST-HEARING STATEMENT

ORIGINAL
FILE COPY

MCI Telecommunications Corporation (MCI) hereby submits its
post-hearing statement of positions:

Issue 1: Is the expanded interconnection for special access
an/or private line in the public interest?

*** MCI: Yes, provided such expanded interconnection is
implemented in a way that does not give a special advantage
to any one carrier.***

Issue 4: Does Chapter 364, Florida Statutes, allow the
Commission to require expanded interconnection?

*** MCI: Yes.***

Issue 5: Does a physical collocation mandate raise federal or
state constitutional questions about the taking or confiscation
of LEC property?

*** MCI: No.***

Issue 6: Should the Commission require physical and/or virtual
collocation?

*** MCI: The opportunities for the development of competition
through expanded interconnection will be best facilitated if
the Commission adopts the same structure, standards, and
conditions for physical and/or virtual collocation as
adopted by the FCC in its order in CC Docket No. 91-141.***

Issue 7: What LECs should provide expanded interconnection?

***** MCI:** The opportunities for the development of competition through expanded interconnection will be best facilitated if the Commission adopts the same structure, standards, and conditions for determining what LECs should provide expanded interconnection as adopted by the FCC in its order in CC Docket No. 91-141.***

Issue 8: Where should expanded interconnection be offered?

***** MCI:** The opportunities for the development of competition through expanded interconnection will be best facilitated if the Commission adopts the same structure, standards, and conditions for where expanded interconnection should be offered as adopted by the FCC in its order in CC Docket No. 91-141.***

Issue 11: Should the Commission require standards for physical and/or virtual collocation? If so, what should they be?

***** MCI:** The opportunities for the development of competition through expanded interconnection will be best facilitated if the Commission adopts the same structure, standards, and conditions for physical and/or virtual collocation as adopted by the FCC in its order in CC Docket No. 91-141.***

Issue 12: Should collocators be required to allow LECs and other parties to interconnect with their networks?

***** MCI:** No.***

Issue 13: What standards should be established for the LECs to allocate space for collocators?

***** MCI:** The opportunities for the development of competition through expanded interconnection will be best facilitated if the Commission adopts the same structure, standards, and conditions as adopted by the FCC in its order in CC Docket No. 91-141.***

Issue 14: Should the Commission allow expanded interconnection for non-fiber optic technology.

*** **MCI:** No position.***

Issue 15: If the Commission permits expanded interconnection, what pricing flexibility should the LECs be granted for special access and private line service?

*** **MCI:** No additional pricing flexibility is required.***

Issue 16: If the Commission permits collocation, what rates, terms and conditions should be tariffed by the LEC?

*** **MCI:** Affected parties should be given an opportunity to examine the rate levels contained in any intrastate tariff and such tariff should be subject to review and challenge under the Commission's normal approval procedures for LEC tariff filings.***

Issue 17: Should all special access and private line providers be required to file tariffs?

*** **MCI:** No position.***

Issue 18: What separations impact will expanded interconnections have on the LEC?

*** **MCI:** No position.***

Issue 20: How would ratepayers be financially affected by expanded interconnection?

*** **MCI:** No position.***

Issue 21: Should the Commission grant ICI's petition?

*** **MCI:** No position.***

RESPECTFULLY SUBMITTED this 22nd day of October, 1993.

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was sent by U.S. Mail this 22nd day of October, 1993.

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