

1615 L Street, NW Suite 1260 Washington, DC 20036 (202) 833 5678

August 16, 2000

Via Overnight Delivery

Division of Records and Reporting State of Florida Public Service Commission Capital Circle Office Center 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ORIGINAL

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Re: Notice of Intent to Request Confidential Classification of Responses to 2000 ALEC Data Request

Dear Sir or Madam:

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cc:

Winstar Wireless, Inc. ("Winstar"), pursuant to Florida Public Service Commission ("Commission") Rule 25-22.006(3)(a)(1), Florida Administrative Code, hereby files an original and two copies of its Notice of Intent ("Notice") to request confidential classification of certain of its responses to the Commission's 2000 ALEC Data Request. Attached please find a copy of the data request, issued by the Division of Telecommunications. Winstar intends to file its responses to the data request shortly. Winstar understands that, under Rule 25-22.006(3)(a)(1), filing of this Notice permits Winstar to receive a temporary exemption from Section 119.07(1), F.S., but that WinStar must, within 21 days after the staff obtains Winstar's responses to the 2000 ALEC data request, file a request for confidential classification with the Division of Records and Reporting to maintain confidentiality of its responses.

Please date-stamp the enclosed additional copy of this Notice and return it in the postage-paid, self-addressed envelope. If you have any questions regarding this Notice, please do not hesitate to contact the undersigned at (202) 530-1605.

Very truly yours,

Kimberley Bladley

Kimberley Bradley Senior Director, Regulatory Affairs

Walter D'Haeseleer, Director, Division of Telecommunications

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FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

STATE OF FLORIDA

Commissioners: J. TERRY DEASON, CHAIRMAN SUSAN F. CLARK E. LEON JACOBS, JR. LILA A. JABER



DIVISION OF COMPETITIVE SERVICES WALTER D'HAESELEER DIRECTOR (850) 413-6600

Public Service Commission

July 6, 2000

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REBULATURY DEPT

WinStar Wireless, Inc. 1577 Spring Hill Road, 2nd Floor Vienna, VA 22182-2223

Re: Year 2000 Local Competition Report Data Request

Chapter 364, Florida Statutes, contains the framework the Commission uses for regulation of the telecommunications industry. As a result of certain amendments made to the chapter during the 1995 legislative session, the Commission has a statutory mandate to prepare and deliver annually a report, to the Governor and the Legislature, on the status of competition in the telecommunications industry. The report is due December 1, 1999.

In order to meet this legislative mandate we must gather data from the industry. The attached data request will help us evaluate the status of local competition in Florida. The survey was designed to enable fairly brief responses. In addition, we ask that you provide any comments or additional information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida.

Once the completed data request is received by the Commission, the information will be public record. If you believe your response to the data request contains confidential information, you can request that your response be exempt from FS 119.07(1), General State Policy on Public Records. Enclosed is a copy of Florida Public Service Commission Rule 25-22.006, Florida Administrative Code, which provides the necessary information for submitting confidential information to be exempt from FS 119.07(1). Please note that a claim of confidentiality does not alleviate the obligation to respond to the data request in a timely manner.

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Page 2 July 6, 2000

In order to meet our statutory obligations, it is essential that we obtain this information in a timely manner. Florida Public Service Commission Rule 25-4.043, Florida Administrative Code, Response to Commission Staff Inquiries, states:

"The necessary replies to inquiries propounded by the Commission's staff concerning service or other complaints received by the Commission shall be furnished in writing within fifteen (15) days from the date of the Commission inquiry."

Failure to comply with Rule 25-4.043, Florida Administrative Code, can result in the Commission assessing penalties of up to \$25,000 per offense, where each day of non-compliance constitutes a separate offense per FS 364.285(1). The Commission currently has enforcement actions pending against companies for failing to respond to staff inquiries.

We ask that you provide your responses to the enclosed data requests no later than August 10, 2000. Your response may be sent via mail, or by facsimile to (850) 413-6527. If you have questions, please contact Kevin Bloom at (850) 413-6526.

Sincerely,

Walter D'Haeseleer Director

KJB Enclosure

Florida Exchange List

	FIUITUA LA		والمراجعة والمركبة المالية ومرجع والمعالي والمعادي والمتحك والمتحك المتحديد ومحمود والمتكافية
Alachua	Cocoa Beach	Greenwood	Lee
Alford	Cocoa	Gretna	Leesburg
Alligator Point	Coral Springs	Groveland	Lehigh Acres
Altha	Cottondale	Gulf Breeze	Live Oak
Apalachicola	Crawfordville	Haines City	Luraville
Apopka	Crecent City	Hastings	Lynn Haven
Arcadia	Crestview	Havana	Macclenny
Archer	Cross City	Hawthorne	Madison
Astor	Crystal River	High Springs	Malone
Avon Park	Dade City	Hilliard	Marathon
Baker	Daytona Beach	Hobe Sound	Marco Island
Baldwin	DeBary	Holley-Navarre	Marianna
Bartow	Deerfield Beach	Hollywood	Maxville
Belle Glade	DeFuniak Springs	Homestead	Mayo
Belleview	Deland	Homosassa	McIntosh
Beverly Hills	DeLeon Springs	Hosford	Melbourne
Big Pine Key	Delray Beach	Howey-in-the-Hills	Melrose
Blountstown	Destin	Hudson	Miami
Boca Grande	Dowling Park	Immokalee	Micanopy
Boca Raton	Dunnellon	Indian Lake	Middleburg
Bonifay	East Orange	Indiantown	Milton
Bonita Springs	Eastpoint	Interlachen	Molino
Bowling Green	Eau Gallie	Inverness	Monticello
Boynton Beach	Englewood	Islamorada	Montverde
Bradenton	Eustis	Jacksonville Beach	Moore Haven
Branford	Everglades	Jacksonville	Mount Dora
Bristol	Fernandina Beach	Jasper	Mulberry
Bronson	Flagler Beach	Jay	Munson
Brooker	Florahome	Jennings	Myakka
Brooksville	Florida Sheriff's Boy's	Jensen Beach	Naples
Bunnell	Ranch	Julington	New Port Richey
Bushnell	Forest	Jupiter	New Smyrna Beach
Callahan	Freeport	Keaton Beach	Newberry
Cantonment	Frostproof	Kenansville	North Cape Coral
Cape Haze	Ft. Meade	Key Largo	North Dade
Cape Coral	Ft. Myers	Key West	North Fort Myers
Carrabelle	Ft. Lauderdale	Kingsley Lake	North Key Largo
Cedar Key	Ft. Pierce	Kissimmee	North Naples
Celebration	Ft. Walton Beach	La Beile	North Port
Century Chattahoochee Cherry Lake	Ft. White	Lady Lake	Oak Hill
Chattahoochee	Ft. Myers Beach	Lake Buena Vista	Ocala
Cherry Lake	Gainesville	Lake Butler	Ocklawaha
Chiefland	Geneva	Lake City	Okeechobee
Chipley	Glendale	Lake Placid	Old Town
Citra Clearwater	Graceville Grand Bidge	Lake Wales	Orange City
Clermont	Grand Ridge	Lakeland	Orange Park
Clewiston	Green Cove Springs Greensboro	Laurel Hill	Orange Springs Orlando
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25-22.006 Confidential Information.

(1) Definitions.

(a) "Confidential information" means material that has been determined, pursuant to this rule, to be proprietary confidential business information under Section 350.121, 364.183, 366.093, or 367.156, F.S.

(b) "Formal proceeding" means a proceeding docketed in the Commission's Division of Records and Reporting.

(c) "Inquiry" means an investigation pursuant to section 350.121, F.S. An inquiry is set in motion by the Commission Chairman, the Executive Director, or the General Counsel to evaluate a complaint, allegation, or develop information as a basis to initiate action on or dispose of any matter within the Commission's jurisdiction.

(d) "Material" means all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, or other recorded information regardless of physical form or characteristics.

(e) "Obtaining material" means receiving material pursuant to filing or taking physical control of material by removing the original material or a copy of it from the utility's or other person's premises. Obtaining material also means the extraction of data from material for inclusion in working papers or memoranda.

(2) Material obtained during an inquiry.

(a) All material obtained incident to an inquiry by the Commission, its staff, or any consultant employed by the Commission is exempt from the public access requirements of Section 119.07(1), F.S., and will be accorded stringent procedural safeguards against public disclosure during the pendency of the inquiry. When the Commission or its staff is requesting information incident to an inquiry, the source shall be informed in writing that the request is made incident to an inquiry.

(b) An inquiry will terminate 40 days after the transmittal of a notice of termination by the Division of Records and Reporting. This notice will be sent to all sources from whom material was obtained during the inquiry and will include a list of all materials obtained from the source during the inquiry and any portions of staff work papers, analyses, and reports containing materials obtained from the source during the inquiry. The notice will indicate whether the Commission intends to retain, destroy, or return the materials listed. A source may, within 30 days after issuance of the notice, file with the Division of Records and Reporting a written request that the material the Commission intends to retain be classified as confidential and exempt from Section 119.07(1), F.S. Requests filed in response to the notice of termination shall meet the same criteria and be processed in the same manner as other requests for confidential classification under subsection (4) of this rule. If no timely request for confidential classification is filed, confidentiality is waived and the material becomes subject to inspection and examination pursuant to Section 119.01(7), F.S.

(3) Material obtained outside of an inquiry. Material obtained by the Commission or its staff outside of an inquiry shall be subject to inspection and examination pursuant to Section 119.07(1), F.S., unless the utility or other person requests that it be classified as confidential information.

(a)1. If the utility or other person believes information requested by staff is confidential, the utility or other person may require that the staff request be in writing. Prior to the staff obtaining any material, a utility or other person may receive temporary exemption from Section 119.07(1), F.S., by filing a notice of intent to request confidential classification. The notice of intent to request confidential classification shall be filed with the Division of Records and Reporting and shall have appended thereto a copy of any written request for the material to which it relates. A copy of the notice shall be provided to the division requesting the material. To maintain continued confidential handling of the material the utility or other person must, within 21 days after the staff has obtained the material, file a request for confidential classification with the Division of Records and Reporting. Absent good cause shown, failure to file such a request within 21 days shall constitute a waiver of confidentiality.

2. In the case of material obtained by the Commission's auditors, the utility shall indicate on the document request Form PSC/ AFA 6 (2/95) whether the information is believed by the utility to be confidential. To maintain continued confidential handling of the material, the utility must, within 21 days after the audit exit conference or, if waived, the date the audit exit conference would have taken place, file a request for confidential classification with the Division of Records and Reporting. Absent good cause shown, failure to file such a request within 21 days shall constitute a waiver of confidentiality.

(b) When the material is obtained incident to a formal proceeding, the utility or other person requesting confidential classification shall also serve a copy or summary of its request on all parties of record and on Public Counsel. The summary shall describe the material in sufficient detail so as to reasonably inform the reader of the nature of the material. Any party to a formal proceeding may file an objection to the request for confidential classification within 14 days after service of the copy or summary.

(c) Requests for confidential classification, including motions for protective orders under Paragraph (6)(a), and any objections filed in response thereas shall be ruled on expeditiously by the prehearing officer assigned to the docket. The Commission panel assigned to the case will have any motion for reconsideration filed regarding the prehearing officer's ruling. If a request is received outside a docketed proceeding, the request itself will be docketed.

(d) All material that has been classified as confidential, for which a ruling on confidentiality is pending, is subject to a notice of intent to request confidential classification, or is subject to a claim of confidentiality as provided for in Section 364.183(1), F.S., shall be exempt from Section 119.07(1), F.S., and will be accorded stringent internal procedural safeguards against public disclosure. Any staff or consultant reports or work products containing confidential information extracted from material having been classified as confidential, or which has been claimed to be confidential or for which a ruling on confidentiality is pending, shall be handled in the same manner as the material so classified. The Commission shall have discretion to retain any confidential material in its possession. Upon the consent of the Department of State, the Commission may return or, after consulting with the source, destroy any material that is no longer needed.

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manner provided for in Rule 1.280, Florida Rules of Civil Procedure. The protective order shall specify how the confidential information is to be handled during the course of the proceeding and prescribe measures for protecting the information from disclosure outside the proceeding.

(b) The Commission's protective orders shall exempt proprietary confidential business information from Section 119.07(1), F.S. While a request for a protective order is pending, the information asserted to be confidential shall also be exempt from Section 119.07(1), F.S. Such exemption shall apply whether the information is in the possession of an entity, individual, or state agency, including the Office of Public Counsel.

(c) When a utility or other person agrees to allow Public Counsel to inspect or take possession of utility information for the purpose of determining what information is to be used in a proceeding before the Commission, the utility may request a temporary protective order exempting the information from Section 119.07(1), F.S. If the information is to be used in a proceeding before the Commission, then the utility must file a specific request for a protective order under Paragraph (a) above. If the information is not to be used in a proceeding before the Commission, then Public Counsel shall return the information to the utility in accordance with the record retention requirements of the Department of State.

(d) Confidential information which has not been entered into the official record of the proceeding shall be returned to the utility or person who provided the information no later than 60 days after the final order, unless the final order is appealed. If the final order is appealed, the confidential information which has not been made a part of the record shall be returned no later than 30 days after the decision on appeal.

(7)(a) Any person may file a petition to inspect and examine any material which the Commission has ruled exempt from Section 119.07(1), F.S., or which is exempted under Paragraph (3)(d) pending the Commission's ruling or as the result of the filing of a notice of intent to request confidentiality. A copy of the petition must be served on the affected utility or person which shall have 10 days to file a response as to why the material should remain exempt. The petitioner shall have 7 days to file a reply to the filed response. The Commission may set the matter for hearing or issue a ruling on the pleadings. Material obtained by the Commission in connection with an inquiry shall not be subject to requests for inspection and examination until after the inquiry is terminated.

(b) A finding of confidentiality notwithstanding, a source may consent to inspection or examination by any person. Such consent shall not constitute a waiver of confidentiality and only the person specified in the consent may inspect or exami material. The Commission may be requested to issue a protective order to recognize the terms and conditions of the conse e the Allpersons are urged to seek mutual agreement regarding access prior to bringing a controversy to the Commission.

(8) Use of confidential information during formal proceedings.

(a) The Commission may rely upon confidential information during a formal proceeding and such information, if otherwise admissible, will be received in evidence. In such event, reasonable precautions will be taken to segregate confidential information in the record and otherwise protect its integrity.

(b) When information subject to a claim of confidentiality pursuant to Section 364.183(1) or a request is admitted into the evidentiary record of a hearing, if such information is not otherwise subject to a request for confidentiality filed with the Commission, the parties to the case and the Commission shall treat the information as confidential pending a ruling on the confidentiality of the information. To maintain continued confidentiality, the party to whom the information belongs shall file a request for confidential classification within 21 days of the conclusion of the hearing.

(c) When information subject to a claim of confidentiality pursuant to Section 364.183(1) or a request is contained in a party's brief or other post hearing filing filed with the Commission, the party filing such information shall notify the owner of the information at least three working days prior to the date that the filing will be made. To maintain continued confidential treatment, the party to whom the information belongs shall file, on the same date the brief or other post-hearing filing is filed, either a notice of intent to request confidentiality treatment pursuant to (b) of this subsection, a request for confidential treatment, or a statement that the information is already subject to a request for confidentiality that has been filed with the Commission and the date that the request was filed.

(9) Duration of Confidential Classification.

(a) Orders of the Commission granting confidential classification shall limit the duration of such classification to a period not exceeding 18 months. This Commission may approve a longer period if it finds, for good cause, that such longer period is necessary to protect the ratepayer for the business operations of the utility or affected person. (b) When confidenced indimension is no longer needed for the Commission to conduct its business, the Commission shall order all persons holding such indimension to return it to the utility or person providing the information.

(c) Confidential information not returned at the conclusion of the period established under paragraph (a) of this subsection, shall no longer be exempt from Section 119.07(1), F.S., unless the utility or affected person shows, and the Commission finds, that the information continues to be confidential. Upon such finding, the duration of confidential classification may be extended for a period of up to 18 months, or for a longer period if the Commission finds, for good cause, that such longer period is necessary to protect the business operations of the utility or affected person. While the Commission is considering an extension under this paragraph, the information in question shall remain exempt from Section 119.07(1), F.S.

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Florida Statute 364.02(2) defines basic local service as:

"Basic local telecommunications service" means voice-grade, flat-rate residential and flat-rate single line business local exchange services which provide dial tone, local usage necessary to place unlimited calls within a local exchange area, dual tone multi-frequency dialing, and access to the following: emergency services such as "911," all locally available interexchange companies, directory assistance, operator services, relay services, and an alphabetical directory listing. For a local exchange company, such terms shall include any extended are service routes, and extended calling service in existence or ordered by the commission on or before July, 1 1995.

- 1. a. Are you providing service to service to residential customers in Florida that complies with the above definition of **basic local service**?
 - b. To how many residential customers are you providing basic local service in Florida?
 - c. What are your current rates for providing residential basic local service?
 - d. Are you providing service to business customers in Florida that complies with the abovedefinition of basic local service?
 - e. To how many business customers are you providing basic local service in Florida?
 - f. What are your current rates for providing business basic local service in Florida?
- 2. Are you currently providing other forms of local service (business or residential) in Florida that may not meet Florida's statutory definition of basic local service ? (Examples could include: multiline business users; services with toll or usage restrictions; mandatory 900 blocking; limited amount of local calling included in the monthly charge; bundled service offerings; etc.) (If yes, continue with question #2; if no, skip to Question #3)
 - a. Are you currently providing other forms of local service to residential customers in Florida?
 - If the response to a. is affirmative, please describe each of the forms of local service you are providing to residential customers in Florida. (If available, please provide brochures or comparable materials.)
 - c. If the response to a. is affirmative, please indicate your current rates for each of the services indicated in response to b.
 - d. Are you currently providing other forms of local service to business customers in Florida?
 - e. If the response to d. is affirmative, please describe each of the forms of local service you are providing to business customers in Florida. (If available, please provide brochures or comparable materials.)
 - f. If the response to d. is affirmative, please indicate your current standard rates for each of the services indicated in response to e.

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- 3. Please describe the method(s) you are using to provide telephone services (e.g., resale, interconnection, unbunbled network elements, facility-based, etc.).
 - a. Please indicate, by exchange, the number of LEC access lines you are reselling to residential customers.
 - b. Please indicate, by exchange, the number of LEC access lines you are reselling to business customers.
 - c. Please indicate, by exchange, the types of unbundled network elements, if any, you are obtaining from the incumbent LEC.
 - d. Please indicate, by exchange, the number of unbundled local loops, if any, you are obtaining from the incumbent LEC.
 - e. Please indicate the types of facilities deployed by your company in Florida to provide local telephone services, and indicate where these facilities are deployed.
 - f. If known, please indicate the number of access lines, separately for reidential and business customers, provisioned solely over company-owned facilities.
 - g. Please indicate, by exchange, the number of business access lines you serve that are provided to internet service providers.
 - h. Please indicate, by exchange, the number of business access lines you serve that are provided to voicemail service providers.
- Please indicate the number and location of switches you have located in Florida, if any, Used to provide services to customers in Florida
- For each exchange where you are providing any form of residential local telephone service, please identify by exchange (a list of exchanges is attached), the number of residential access lines served as of June 30, 2000. (See example below)
- 6. For each exchange where you are providing any form of business local telephone services, please identify by exchange, the number of business access lines served as of June 30, 2000. (See example below)

Examples

Miami Exchange:	Residential Access Lines - 154	Business Access Lines - 255
Yulee Exchanges	Residential Access Lines - 161	Business Access Lines - 202

- 7. For billing and accounting purposes, do you differentiate between residential and business customers?
 - a. Are you currently offering any enhanced services? If yes, what are they?
 - b. Have you experienced any significant barriers in entering Florida's local exchange

markets? Please list and describe any obstacles or barriers encountered.

- d. Have you experienced any difficulties involving any agreements you may have with incumbent LECs? If so, please describe any significant problems encountered.
- e. Do your anticipate that your long-term manner of providing service will differ from your current practice? If so, do you expect becoming a full scale facilities-based provider?
- f. Have you been assigned your own NXX codes? If yes, how many codes have you been assigned and for each code, as of January 31, 2000, how many numbers have been assigned from the code?
- 8. If you are not currently providing local telephone service in Florida:
 - a. Please explain why you are not providing local telephone service. For example, have you experienced marketing or billing difficulties? Lack of capital? Customers are not willing to try something new? Lack of expertise in telecommunications? Difficulties dealing with the LECs? Insufficient profit margin?
 - b. Do you anticipate providing local telephone service at some future date? If yes, please indicate when. (e.g., first quarter 2000)
 - c. Please describe the most important factors that you believe are inhibiting your ability to provide local telephone service, and describe how these factors have adversely affected your entry.
 - d. Are you currently providing any other telecommunications services in Florida (i.e., other than local service)? If yes, please list the services provided.
- 9. Please list your primary line of business (for example, entertainment, cable television, private line/special access service, interexchange service, local service, cellular service, paging service, electric service, municipality, etc.).
- 10. At any time during the last 12 months have you provided local telephone services in Florida and then withdrawn the service? If yes, please discuss the reasons for this decision.
- 11. If you or an affiliate provides cable television in Florida, do you offer any package plans combining cable television and local telephone services? If so, please indicate where such packages are being offered.
- 12. If you or an affiliate provides long distance telephone service in Florida, do you offer any package plans combining long distance and local telephone services? If so, please describe any such plans and their terms and conditions. Is subscribing to both local telephone and long distance a condition of providing service?
- 13. If you or an affiliate's primary business is unrelated to the provision of telecommunications, please indicate the nature of such primary business(es). Examples of such businesses could include, but are not limited to: pawn shops, title loan companies, alternative automobile financing, internet service providers, or check cashing services.
- 14. Please describe any actions available to the Florida Public Service Commission which you believe

should be taken to foster local exchange competitive market entry.

- 15. Please describe any actions which you may believe should be taken by the Florida legislature that would foster local exchange competitive market entry.
- 16. Please provide any additional comments or information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida. In particular, we are seeking comment on obstacles that you believe may be impeding the growth of local competition in the state and any suggestions you may have on how to remove such obstacles.

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STATE OF FLORIDA

Commissioners: J. TERRY DEASON, CHAIRMAN SUSAN F. CLARK E. I FON JACOBS, JR. LILA A. JABER



DIVISION OF COMPETITIVE SERIESULATORY DEPT WALTER D'HAESELBER DIRECTOR (850) 413-6600

Public Service Commission

July 6, 2000

CORRECTED LETTER **DUE DATE IS DECEMBER 1, 2000**

Re: Year 2000 Local Competition Report Data Request

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In order to meet this legislative mandate we must gather data from the industry. The attached data request will help us evaluate the status of local competition in Florida. The survey was designed to enable fairly brief responses. In addition, we ask that you provide any comments or additional information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida.

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