

NANCY B. WHITE
General Attorney

150 South Monroe Street
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May 1, 1992

Mr. Steve C. Tribble
Director, Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, Florida 32301

RE: Docket No. 920260-TL

Dear Mr. Tribble:

Enclosed please find an original and fifteen copies of Southern Bell Telephone and Telegraph Company's Request for Confidential Classification which we ask that you file in the captioned docket.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served on the parties shown on the attached Certificate of Service.

Sincerely yours,

Nancy B. White
Nancy B. White
(22)

Enclosures

cc: All Parties of Record
A. M. Lombardo
H. R. Anthony
R. D. Lackey

RECEIVED & FILED

KF
FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

04324 MAY-1 1992

FPSC-RECORDS/REPORTING

**CERTIFICATE OF SERVICE
Docket No. 920260-TL**

I HEREBY CERTIFY that a copy of the foregoing has been
furnished by United States Mail this 1st day of May, 1992 to:

Charles J. Beck
Deputy Public Counsel
Office of the Public Counsel
111 W. Madison Street
Room 812
Tallahassee, FL 32399-1400

Angela Green
Division of Legal Services
Florida Public Service Commission
101 East Gaines Street
Tallahassee, FL 32399-0863

Nancy B. White

(2)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Comprehensive Review of) Docket No. 920260-TL
the Revenue Requirements and Rate)
Stabilization Plan of Southern) Filed: May 1, 1992
Bell Telephone and Telegraph)
Company (Formerly FPSC Docket)
Number 880069-TL))
_____)

SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY'S
REQUEST FOR CONFIDENTIAL CLASSIFICATION

COMES NOW BellSouth Telecommunications, Inc., d/b/a Southern Bell Telephone and Telegraph Company ("Southern Bell" or "Company"), pursuant to Rule 25-22.006, Florida Administrative Division Code, and files its Request for Confidential Classification for certain portions of Schedule E-1A of the Minimum Filing Requirements ("MFR's") filed on May 1, 1992.

1. On December 31, 1991, the Florida Public Service Commission ("Commission") issued an order in Docket No. 911109-TL, Order No. 25552 requiring that Southern Bell file MFR's by May 1, 1992. Rule No. 25-4.140 and 4.141, Section (E)(1) states that Schedule E-1A shall show the monthly cost or Revenue Requirement for each revenue source, if known.

2. In accordance with Rule 25-22.006, Florida Administrative Code, Southern Bell is now filing its Request for Confidential Classification for certain information contained in the Revenue Requirement column of Schedule E-1A for ESSX and Switched Access Services. Although this column is entitled Revenue Requirement column, it contains cost information for each Universal Service Order Code. Southern Bell has appended to this request for confidential classification as Attachment A, a

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listing of the location in Schedule E-1A of the information designated by Southern Bell as confidential.

3. Appended hereto in an envelope designated as Attachment B are two edited copies of Schedule E-1A with the confidential information deleted. Attached as Attachment C is a sealed envelope containing a single copy of the complete Schedule E-1A, with the material which is confidential and proprietary highlighted. Copies of Attachment C are not being served on the other parties to this proceeding.

4. Southern Bell has treated and intends to continue to treat the material for which confidential classification is sought as private, and this information has not been generally disclosed.

5. Indeed, some of this information was subject to a prior Commission Order No. 24256 in Docket No. 881257-TL, issued March 20, 1991. In that order, the Commission, while denying confidentiality for ESSX loop costs, TouchTone costs and DID costs, granted specified confidential classification to the remaining ESSX cost elements.


6. Any competitor or potential competitor for Southern Bell's services would obviously like to have this cost information to allow not only the targeting of lucrative markets, but to obtain pricing information from Southern Bell which would assist a competitor in pricing its services. If this should occur, Southern Bell's revenues could well be diminished with a resulting shortfall which would work to the obvious detriment of

Southern Bell's ratepayers.

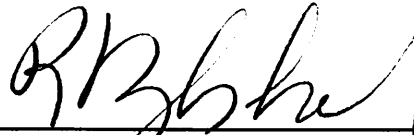
WHEREFORE, Southern Bell moves the Prehearing Officer to enter an order declaring the information described above and contained in the indicated portions of the attached exhibits, to be confidential, proprietary business information, and thus not subject to public disclosure.

Respectfully submitted this 1st day of May, 1992.

SOUTHERN BELL TELEPHONE
AND TELEGRAPH COMPANY


HARRIS R. ANTHONY (21)

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c/o Marshall M. Criser, III
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(305) 530-5555



R. DOUGLAS LACKEY
NANCY B. WHITE
675 West Peachtree Street, N.E.
Room 4300 Southern Bell Center
Atlanta, Georgia 30375
(404) 529-3862
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ATTACHMENT A

JUSTIFICATION FOR CONFIDENTIALITY REQUEST

Attachment A consists entirely of the location in Schedule E-1A of the information designated by Southern Bell as confidential. All of said information consists of the cost associated with certain of the universal service order codes for ESSX and switched access services. This information is considered confidential and proprietary. If competitors for Southern Bell's services obtained such cost information, they could succeed in pricing their services below those of Southern Bell. Southern Bell's revenues could well be diminished to the detriment of Southern Bell's ratepayers.

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