MANCY B. WHITE General Attorney

Southern Bell Telephone and Telegraph Company 150 South Monroe Street Suite 400 Tallahassee, Florida 32301 (404) 529-5387



January 3, 1994

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 are an original and fifteen copies of Southern Bell Telephone and Telegraph Company's Response and Objections to Staff's Thirty-Second Request for Production of Documents. Please file these documents 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,

Mancy B. White (03)

Enclosures

cc: All Parties of Record

( w/MA. M. Lombardo

H. R. Anthony

R. D. Lackey

RECEIVED & FILED

00028 JAN-3#

DOCUMENT NUMBER-DATE

OOOEO ONI OB

FPSC-RECORDS/REPORTING

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

117

In re: Comprehensive Review of the Revenue Requirements and Rate Stabilization Plan of Southern Bell Telephone and Telegraph Company

Docket No. 920260-TL

Filed: January 3, 1994

SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY'S RESPONSE AND OBJECTIONS TO STAFF'S THIRTY-SECOND REQUEST FOR PRODUCTION OF DOCUMENTS

COMES NOW BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company ("Southern Bell" or "Company"), and files, pursuant to Rule 25-22.034, Florida Administrative Code, and Rule 25-22.006(3)(a), 1) its Responses and Objections to the Staff's Thirty-Second Request for Production of Documents dated November 29, 1993.

## GENERAL RESPONSE AND OBJECTIONS

- 1. Southern Bell objects to Staff's definition of "document" or "documents". Staff's definition of these terms is overly broad and is objectionable pursuant to standards adopted in <u>Caribbean Security Systems v. Security Control Systems, Inc.</u>, 486 So.2d 654 (Fla. App. 3rd District 1986).
- 2. Southern Bell does not believe it was Staff's intent to require Southern Bell to produce again the same documents previously produced in other dockets, but to the extent it does, Southern Bell objects on the basis that such a request would be unduly burdensome, oppressive, and unnecessary, and for these reasons is prohibited.
- 3. The following Specific Responses are given subject to the above-stated General Response and Objectives.

DOCUMENT NUMBER-DATE

00028 JAN-38

## SPECIFIC RESPONSES

- 4. With respect to Request No. 291, Southern Bell will produce responsive documents that are in its possession, custody, or control at a mutually convenient time and place.
- 5. With respect to Request No. 292, Southern Bell has no responsive documents other than those previously provided to Staff in this docket.
- 6. With respect to Request No. 293, Southern Bell will produce responsive documents that are in its possession, custody, or control at a mutually convenient time and place. Also, Southern Bell refers Staff to Staff's Request for Production of Documents, Item Nos. 222 and 225.

Respectfully submitted this 3rd day of January, 1994.

SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY

HARRIS R. ANTHONY

c/o Marshall M. Criser, III

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R. DOUGLAS LACKE

NANCY B. WHITE

4300 Southern Bell Center 675 West Peachtree Street, N.E.

Atlanta, Georgia 30375 (404) 529-5387 CERTIFICATE OF SERVICE Docket No. 920260-TL Docket No. 900960-TL Docket No. 910163-TL Docket No. 910727-TL

I HEREBY CERTIFY that a copy of the foregoing has been

furnished by United States Mail this 3rd day of January, 1994 to:

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Florida Public Service
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Tallahassee, FL 32399-0866

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