## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by AT\&T Communications of the Southern States, Inc. for arbitration of certain terms and conditions of a proposed agreement with BellSouth Telecommunications, Inc. concerning interconnection and resale under the Telecommunications Act of 1996.

DOCKET NO. 960833-TP
ORDER NO. PSC-97-1271-CFO-TP
ISSUED: 10/15/97

## ORDER GRANTING BELLSOUTH TELECOMMUNICATIONS, INC.'S REOUEST FOR CONFIDENTIAL CLASSIFICATION <br> FOR DOCUMENT NO. 09628-96

Pursuant to Rule 25-22.006(4), Florida Administrative Code, BellSouth Telecommunications, Inc. (BellSouth or the Company) requested confidential treatment for certain information. This information is contained in Document No. 09628-96.

Florida law presumes that documents submitted to governmental agencies shall be public records. The only exceptions to this presumption are the specific statutory exemptions provided in the law and exemptions granted by governmental agencies pursuant to the specific terms of a statutory provision. This presumption is based on the concept that government should operate in the "sunshine." Rule 25-22.006(4), Florida Administrative Code, provides that it is the company's burden to demonstrate that the documents fall into one of the statutory examples set out in section 364.183 , Florida Statutes, or to demonstrate that the information is proprietary confidential information, the disclosure of which will cause the company or its ratepayers harm.

Section $364.183(3)$, Florida Statutes, provides the following definition for proprietary confidential business information.

The term 'proprietary confidential business information' means information, regardless of form or characteristics, which is owned or controlled by the person or company, is intended to be and is treated by the person or company as private in that the disclosure of the information would cause harm to the ratepayers or the person's or company'sbusiness operations, and has not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or private agreement that provides that the information will not be

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 2
released to the public. The term includes, but is not limited to:
(a) Trade secrets.
(b) Internal auditing controls and reports of internal auditors.
(c) Security measures, systems, or procedures.
(d) Information concerning bids or other contractual data, the disclosure of which would impair the efforts of the company or its affiliates to contract for goods or services on favorable terms.
(e) Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of information.
(f) Employee personnel information unrelated to compensation, duties, qualifications, or responsibilities.

Rule 25-22.006(4)(c), Florida Administrative Code, requires that the Company demonstrate by a line-by-line or field-by-field justification how the information asserted to be confidential qualifies as one of the statutory examples listed in section 364.183(3), Florida Statutes. If no statutory example is applicable, then the Company shall include a statement explaining how the ratepayers or the Company's operations will be harmed by disclosure.

Specifically, BellSouth seeks confidential treatment for the pages documented in Attachment $A$.

## Tabs $361,362,363$, and 364

BellSouth describes the information documented under this tab as cost study and vendor specific price information for the states of Florida, North Carolina, Tennessee, and Georgia. The cost studies provide information on the monthly recurring costs for unbundled elements, local usage cost study analyses, unbundled termination cost studies, switching cost information, and copper cable costs and investment. The vendor specific prices refer to investments in ports and line termination. BellSouth argues that the costs reflect the Company's long run incremental costs for providing these elements and that disclosure would provide BellSouth's competitors with the advantage of knowing the price or rate below which BellSouth could not provide their service. Regarding the vendor specific price information the Company argues that disclosure of this information would hinder BellSouth's

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 3
ability to contract for goods and services on favorable terms. The Company's intent is to keep the cost study and vendor price information secret.

It appears that the Company would suffer undue economic harm from disclosure of the cost study and the vendor specific price information. Release of this information would adversely affect BellSouth's ability to compete effectively. Disclosing to a potential competitor BellSouth's cost of providing unbundled elements provides a potential competitor with valuable information regarding whether or not they should enter the market. For this reason, BellSouth's request for confidential treatment of the information in tabs 361,362,363, and 364 is hereby granted.

Tab 369
BellSouth argues that the information documented in this tab provides competitive information regarding BellSouth's marketing strategy for interstate and intrastate pricing. This information meets the description of proprietary confidential business information set out in Section 364.183(3)(e), Florida Statutes. Disclosure of this information would exode the Company's competitive advantage. For this reason confidential treatment for the information in tab 369 is hereby granted.

Tabs 373 and 392
Bellsouth describes the information in tabs 373 and 392 as cost information for discrete cost elements that reflect the long run incremental costs of providing these elements on a going forward basis. Specifically, the information in tab 373 outlines universal service fund plans in several states including Florida. Tab 392 contains a network cost analysis for the state of Alabama. Specifically, the document contains information such as calling volumes, incremental traffic sensitive costs for switching and trunking, and costs and expenses per messages and calls. BellSouth contends that if a competitor had this information the competitor would know the minimum price at which BellSouth could provide a service and thus price its services below BellSouth's costs. Because this information meets the description of proprietary confidential business information set out in 364.183(3) (e), Florida Statutes, and because BellSouth strives to keep this business information confidential, Bellsouth's request for confidential classification for the information documented in tabs 373 and 392 is hereby granted.

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 4
Tab 393
Tab 393 contains local transport restructure information. Specifically it contains nonrecurring, recurring, and usage costs for elements such as switched local channels, interoffice channels, and central office interoffice channels. Release of this information would make a competitor aware of the cost below which Bellsouth could not price these elements. If a potential competitor were to use the disclosed information to price below BellSouth's cost, the disclosure would result in economic harm to BellSouth. Since disclosure would result in economic harm to the Company, BellSouth's request for confidential treatment of this information is hereby granted.

Tab 394
Tab 394 is an operator surcharge study. The study provides the development of certain operator related costs such as calling card, station-to-station, and person-to-person calls, operator costs per minute, and operator service center costs per minute. The Company argues that public disclosure of these long run incremental costs would result in harm to Bellsouth and that BellSouth strives to keep these costs secret. BellSouth's argument is persuasive given the extent of competition in the alternative operator services market. If economically feasible, alternative operator service providers who become aware of BellSouth's costs would have the opportunity of pricing below BellSouth's costs. Since disclosure may result in harm to BellSouth, BellSouth's request for confidential treatment for tab 394 is hereby granted.

Tab 395
Tab 395 contains information on investments in unbundled loops. The investments include those made for providing repeaters, building cable, and fiber investment. BellSouth argues that this information could be used by a competitor to determine the Company's costs for doing business. This information meets the description of proprietary confidential business information set out in Section $364.183(3)(e)$, Florida Statutes, versus the category of trade secret in which the Company contends the information falls. For the foregoing reason, and since BellSouth strives to keep this business information confidential, BellSouth's request for confidential classification for the information documented in tab 395 is hereby granted.

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 5
Tab 396
Tab 396 provides information on the derivation of certain cost factors. When multiplied against a particular piece of investment the result is the Company's annual recurring cost for that particular investment. The Company argues that disclosing this information would provide BellSouth's competitors with cost information that could be used to BellSouth's detriment. BellSouth's argument that economic harm could result from disclosure is persuasive. Cost factors constitute information of a competitive nature therefore cost factors are confidential business information pursuant to Section 364.183(3)(e), Florida Statutes. Since this information if disclosed may result in competitive harm, it is hereby granted confidential treatment.

## Tabs 408 and 409

Tab 408 is a long run incremental cost study for RingMaster Service. The service allows a subscriber to have up to three separate telephone numbers on one line without having a second or third line. Tab 409 is a long run incremental cost study for Prestige Communications Service and Custom Calling Service. Both services provide traditional custom calling features such as call forwarding variable, three way calling, call forwarding don't answer, and speed calling. Both cost studies spell out the recurring and nonrecurring costs associated with the services as well as cost factors, and switch investments. BellSouth's primary argument against disclosure of this cost information is that disclosure will provide competitors with the cost below which the Company could not provide the service. Cost factors constitute information of a competitive nature therefore cost factors are confidential business information pursuant to section 364.183(3)(e), Florida Statutes. Since this information if disclosed may result in competitive harm, it is hereby granted confidential treatment.

## Tabs 410, 411, and 412

Tab 410 contains a cost study for BellSouth's Remote Call Forwarding Service. With this feature all calls to a telephone number are always forwarded to a remote address. The cost study develops long run incremental costs and nonrecurring feature establishment expenses for the service. Tab 411 documents the Company's nonrecurring and recurring costs for multiline hunting as well as the cost factors used for developing the annual recurring costs. Tab 412 documents the Company's cost study for its Touchstar Service. The study documents investments, demand, and switch costs for the service. The Company contends that if this information is disclosed it would allow a competitor to price below

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 6
BellSouth's cost of providing these services. Since disclosure could result in economic harm to BellSouth, confidential classification for the information documented in tabs 410, 411, and 412 is hereby granted.

Tabs 413 and 414
Tabs 413 and 414 provide traffic sensitive cost studies for ESSX service. The Company argues that information such as usage cost per ESSX line is a trade secret that the Company strives to keep confidential. BellSouth also argues that competitors would have the advantage of knowing where to price their competing services if competitors obtained this information. This information meets the definition of proprietary confidential business information as provided in Section 364.183(3)(e), Florida Statutes; therefore confidential classification of the information documented in tabs 413 and 414 is hereby granted. Because the information is entitled to confidential classification on the basis of competitive harm, it is unneccessary to address the company's argument that this information is entitled to confidentiality on the basis that it is a trade secret.

## Tabs 385 and 422

Tab 422 contains schedules of BellSouth Advertising \& Publishing Corp. (BAPCO) directories in nine states and a description of information and contracts needed for publication of AT\&T LEC specific pages. Tab 385 contains a description of BAPCO services and how these services are to be delivered. BellSouth argues that the information in both tabs was provided to AT\&T by BAPCO under a signed nondisclosure agreement. Because the documents are another company's documents and have been deemed confidential by the other company, BellSouth asserts that the Commission should treat this information as confidential. While the information is not owned by BellSouth, a review of the documents shows an intent by BAPCO to keep the material confidential and that disclosure of the material could result in competitive harm to the provider of the information. Therefore, confidential classification for the information in tab 385 and 422 is hereby granted.

## Tabs 415 and 416

Tabs 415 and 416 contain cost studies for unbundled loops, trunks, and direct inward dialing functions. The studies also include cost factors and investment for these elements as well as the methodologies for determining the recurring and nonrecurring

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 7
costs for these elements. The Company argues that disclosure of these cost studies will result in economic harm to the company. The Company strives to keep the information confidential and asserts that competitors would have the advantage of knowing where to price their competing services. If this information were disclosed, a competitor could price its service below BellSouth's cost of providing these services. Since disclosure could result in economic harm to BellSouth, the request for confidential classification for the information documented in tabs 415 and 416 is hereby granted.

Based upon the foregoing, it is
ORDERED by Commissioner Susan F. Clark, as Prehearing Officer, that BellSouth Telecommunications, Inc.'s request for Confidential Classification for Document No. 09628-96 is granted. It is further

ORDERED that pursuant to Section 364.183, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, any confidentiality granted to the documents specified herein shall expire eighteen (18) months from the date of issuance of this Order in the absence of a renewed request for confidentiality pursuant to Section 364.183. It is further

ORDERED that this Order will be the only notification by the Commission to the parties concerning the expiration of the confidentiality time period.

By ORDER of Commissioner Susan F. Clark, as Prehearing Officer, this 15th day of _October , 1997 .


SUSAN F. CLARK
Commissioner and Prehearing Officer
( S EAL)
AED

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 8

## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68 , Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100 , Florida Rules of Appellate Procedure.

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 9

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 2
9/10/96

## LOCATION OF THE PROPRIETARY INFORMATION

PAGENO LINE/COL.NO REASON

TAB 361- TN. Unbundied Network Elements for Basic Flat Rate Service
900597,598 Col. C A

900604
900606
900607,608
900609
900610,611
900614,615
900618
900619,620
900621,622
900623,626
900624,627
900628
900634
900652
900653,658,663,668,673,700
900655
900656,661,666,671
900657,662,667,672
900654,659,664,699,674,701
900660,665,670,675
900676,677,679,681,683,685, 900687,689,691,693
900678,680,682,684,686,
900688,690,692,694
900695
900696
900697
900698
900699
900700,701

Col. C
A
Line. 8
Cols. A-E
A

Cols. A-I
A
Cols. A-I, Lines 20-22
A
Cols. A-H
Cols. B-I
A
A

Cols. B-D
A

Cols. A-D,F,G,J,K B
Cols. A-P, Lines 14-22 B
Lines 7,8,10, Col. A B
Lines 7,8, Col. A B
Col. A B
Cols. A-C A
Cols. D-J A
Cols. C,D,F-J A
Cols. A-I A
Cols. A-E, Lines $11,13,15,16$, A 19,20,22-27,30-33
Cols. D-J A
Cols. C-J A
Cols. A-I A
Cols. A-F A
Cols. B-H A
Cols. A-N A
Cols. A-D A
Cols. A-G A
Cols. A-D, Lines 18,20-26,28-31 A
Cols. D-J A
Cols. C-J A

ORDER NO. PSC-97-1271.CFO-TP DOCKET NO. 960833-TP
PAGE 10

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 3
9/10/96

TAB 361-TN. Unbundled Network Elements for Basic Flat Rate Service

900702,706
900703,707
900704,708,
900705,709
900710,714
900711
900712,716,720
900713,717,721
900715,719
900718
900722,
900723,727,731,735
900724,728,732,736
900725,729,733,737
900726,734
900730
900738
900739,743,747
900740,744,748
900741,745,749
900742
900746
900750
900751,754
900752
900753
900755
900756
900757
900758-778
900779-783
900784-794
900795
900796,797
900798

Cols. A-D, Lines 18-26,28-30
Cols. D-J
A
Cols. C,D,F-J A
Cols. C-J
Cols. A-D, Lines $15,16,18,19 \quad$ A
Cols. E, G,H,J A
Cols. D,G,J A
Cols. D,F,H,J A
Cols. E,G,H,J A
Cols. A-D, Lines 26,27,29 A
Cols. A-D, Lines 18,20-25,27-30 A
Cols. D-J A
Cols. C,D,F-J A
Cols. C-J A
Cols. A-D, Lines 17-25,27-29 A
Cols. A-D, Lines 18-26,28-30 A
Cols. A-D, Lines $19,20,22,23$, A
26,27,29,30
Cols. D-J A
Cols. C,D,F-J A
Cols. C-J A
Cols. A-D, Lines 17, 19-29 A
Cols. A-C, Lines 17,18 A
Cols. A-D, Line 23 A
Cols. B-D, Lines 22,23 A
Cols. A-E A
Cols. A-D A
Lines 6,7,9 A
Col. A A
Cols. A-C A
Cols. C-G A
Cols. D-H A
Cols. B-D A
Cols. A-J A
Cols. B-J A
Cols. A-C A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 11

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 4 9/10/96

TAB 362-NC. Unbundled Network Elements for Basic Flat Rate Service

| 900801,802 | Col. C | A |
| :---: | :---: | :---: |
| 900808 | Line 3 (no.) | A |
| 900810 | Entire page | A |
| 900811,812 | Lines 10-18 | A |
| 900813 | Lines 8-18,20-22 | A |
| 900814,815 | Lines 10-13 | A |
| 900817,818 | Cols. B-I | A |
| 900821 | Cols. A-C | A |
| 900822,823 | Cols. A-D, F,G,J,K | A |
| 900824,825 | Lines 11-22 | A |
| 900826,829 | Line 10, Col. A | A |
| 900827,830,831 | Col. A | A |
| 900837 | Cols. A-C | A |
| 900855 | Cols. A-E, Lines 18,19,21-26,29-32 | A |
| 900856,862,867 | Cols. D-J | A |
| 900857,863,868 | Cols. C,D,F-J | A |
| 900858,859,864,869 | Cols. C-J | A |
| 900860,870 | Cols. A-I | A |
| 900861,866 | Cols. A-E, Lines 12-15,18,19, 21-26,29-32 | A |
| 900865,875,880 | Cols. A-I | A |
| 900871,876 | Cols. A-E, Lines 13,15,16,19,20, 22-27,30-33 | A |
| 900872,877 | Cols. D-J | A |
| 900873,878 | Cols. C.D.F-J | A |
| 900874,879 | Cols. C-J | A |
| $\begin{aligned} & 900881,882,884,886,888, \\ & 900890,892,894,897 \end{aligned}$ | Cols. A-F | A |
| $\begin{aligned} & 900883,885,887,889,891, \\ & 900893,895,896,898 \end{aligned}$ | Cols. B-H | A |
| 900899 | Cols. A-N | A |
| 900900 | Cols. A-D | A |
| 900901 | Cols. A-G | A |
| 900902 | Cols. A-D, Lines 18,20-26,28-31 | A |
| 900903 | Cols. D-J | A |
| 900904 | Cols. C,D,F-J | A |

ORDER NO. PSC-97-1271 CFO-TP DOCKET NO. 960833-TP PAGE 12

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 5
9/10/96

TAB 362- NC. Unbundled Network Elements for Basic Flat Rate Service

| 900905,909,913,929,933,937 | Cols. C-J | A |
| :---: | :---: | :---: |
| 900941 |  |  |
| 900906,910 | Cols. A-D, Lines 19-26,28-30 | A |
| 900907,911,927,931,935,939 | Cols. D-J | A |
| 900908,912,928,932,936,940 | Cols. C,D,F-J | A |
| 900914,918 | Cols. A-D, Lines 15,16,18,19 | A |
| 900915,919,923 | Cols. E,G,H,J | A |
| 900916,920,924 | Cols. D,G-J | A |
| 900917,921,925 | Cols. D,F,H-J | A |
| 900922 | Cols. A-D, Lines 26,27,29 | A |
| 900926 | Cols. A-D, Lines 18, 20-25,27-30 | A |
| 900930,938 | Cols. A-D, Lines 17-25,27-29 | A |
| 900934 | Cols. A-D, Lines 18-26,28-30 | A |
| 900942 | Cols. A-D, Lines 19,20,21,22,25, 26,28,29 | A |
| 900943,947,951 | Cols. D-J | A |
| 900944,948,952 | Cols. C,D,F-J | A |
| 900945,949,953 | Cols. C-J | A |
| 900946 | Cols. A-D, Lines 17, 19-29 | A |
| 900950 | Cols. A-C, Lines 17,18 | A |
| 900954,958 | Cols. A-D, Line 23 | A |
| 900955 | Cols. B-D, Lines 22,23 | A |
| 900956 | Cols. A-E | A |
| 900957 | Cols. A-D | A |
| 900959 | Lines 6,7,9 | A |
| 900960 | Col. A | A |
| 900961 | Cols. A-C | A |
| 900962-982 | Cols. C-G | A |
| 900983-987 | Cols. D-H | A |
| 900988-1002 | Cols. B-D | A |
| 901003 | Entire page | A |
| 901004 | Lines 4-6 | A |
| 901005 | Cols. A-C | A |

ORDER NO. PSC-97-1271-CEO-TP DOCKET NO. 960833-TP PAGE 13

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 6 9/10/96

TAB 363-FL. Unbundled Network Elements for Basic Flat Rate Service

901008,09
901015
901017
901018
901019
901020
901021,22
901024,25
901028
901029,30
901031,32
901033
901034
901036
901037
901038
901044
901062,67,72,77,82,87,92,
901097,102,107,112,117
901063,68,73,78,83,88,93,
901098,103,108,113,118
901064,69,74,79,84,89,94,
901099,104,109,114,119
$901065,70,75,80,85,90,95$, 901100,105,110,115,120 901066,71,76,81,86,91,96, 901101,106,111,116,121
901122,123,125,127,129,
901131,133,135,137,139,
901124,126,128,130,132,
901134,136,138,140
901141
901142
901143
901144
901145
901146

Col. C A
Line 3 (no.)
A
Cols. A-E A
Cols. A-J A
Cols. A-I A
Cols. A-I, Lines 20-22 A
Cols. A-H A
Cols. B-I A
Cols. A-C A
Cols. A-H, J,K A
Cols. A-P, Lines 14-22 A
Line 10, Col. A A
Col. A A
Lines 7,8,10, Col. A A
Lines 7,8, Col. A A
Col. A A
Cols. A-C A
Cois. A-G A
Cols. D-J A
Cols. C,D,F-J A
Cols. C-J A
Cols. A-I A
Cols. A-F . A
Cols. B-H A
Cols. A-N A
Cols. A-D A
Cols. B-G A
Cols. A-D, Lines 18,21-23,31 A
Cols. D-G,I,J A
Cols. C,D,F-J A

ORDER NO. PSC-97-1271 CFO-TP DOCKET NO. 960833-TP PAGE 14

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 7
9/10/96

TAB 363- FL. Unbundled Network Elements for Basic Flat Rate Service

| $\begin{aligned} & 901147,151,155,170,174,178 \text {, } \\ & 901182,186,190,194 \end{aligned}$ | Cols. C-J | A |
| :---: | :---: | :---: |
| 901148,152,175 | Cols. A-D, Lines 18,19,21,23 | A |
| 901149,159,192 | Cols. D-J | A |
| $\begin{aligned} & 901150,154,169,173,177,181, \\ & 901185,189,193 \end{aligned}$ | Cols. C,D,F-J | A |
| 901153,172,176,180 | Cols. D-G,I,J | A |
| 901156,160,164 | Cols. A-D | A |
| 901157,161,165 | Cols. E,G,H,J | A |
| 901158,162,166 | Cols. D,G,J | A |
| 901163,167 | Cols. D,F,H,J | A |
| 901168 | Cols. A-D, Lines 18,20-22 | A |
| 901171,179 | Cols. A-D, Lines 17,18,20,22 | A |
| 901183 | Cols. A-D, Line 30 | A |
| 901184,188 | Cols. D-J | A |
| 901187 | Cols. A-D, Lines 15,17 | A |
| 901191 | Cols. A-C | A |
| 901195 | Cols. A,C,D | A |
| 901196 | Entire Page | A |
| 901197 | Lines 1-4 | A |
| 901198 | Line 12 | A |
| 901199 | Col. B | A |
| 901200,235 | Cols. A-C | A |
| 901201-213 | Cols. C-H | A |
| 901214-230 | Cols. B-D | A |
| 901231 | Col. A | A |
| 901232-234 | Cols. A-J | A |

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP
PAGE 15

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 8 9/10/96

TAB 364-GA. Unbundled Network Elements for Basic Flat Rate Service


```
ORDER NO. PSC-97-1271 CFO-TP
DOCKET NO. 960833-TP
PAGE 16
```

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 9
9/10/96

TAB 364-GA. Unbundled Network Elements for Basic Flat Rate Service

901374
901375
901376
901377
901378,382,401,405,409,
901413,417,421
901379,383,386,402,406,
901410,414,418,422
901380,384,387,403,407,
910411,415,419,423
901381,385,408
901388
901389,393,397
901390,394,398
901391,395,399
901392
901396
901400
901404,412
901416

901420
901424
901425
901426
901427
901428
901429
901430
901431
901432-452
901453-457
901458-472
901473
901474
901475

Cols. A-N A
Cols. A-D A

Cols. A-G
A
Cols. A-F, Lines 18,20-26,28-31 A
Cols. D-J
A
Cols. C,D,F-J A
Cols. C-J A
Cols. A-F, Lines 18-26,28-30 A
Cols. A,B,D, Lines $15,16,18,19 \quad$ A
Cols. E,G,H,J A
Cols. D,G,J A
Cols. D,F,H,J A
Cols. A-D, Lines 15,16,18,19 A
Cols. A-D, Lines 26,27,29 A
Cols. A-F, Lines 18,20-25,27-30 A
Cols. A-F, Lines 17-25,27-29 A
Cols. A-F, Lines $19,20,22,23,26$, A
27,29,30
Cols. A-F, Lines 17, 19-29 A
Cols. A-C, Lines 17,18 A
Cols. D-J A
Cols. C,D,F-J A
Cols. C-J A
Cols. A-D, Line 23 A
Lines 7,9 A
Col. B A
Cols. D-F A
Cols. C-G A
Cols. D-H A
Cols. B-D A
Entire page A
Cols. A-J A
Cols. A-C A

ORDER NO. PSC-97-127I CFO-TP
DOCKET NO. 960833-TP
PAGE 17

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 10
9/10/96

TAB 369

901656
TAB 373

Entire page
C

## Cols. A-G

A
Cols. A-H
A

Cols. A-C
A
Cols. A-G
A
Cols. A-G, Lines 38-42
A
Line 6 (no.)
A
Cols. A-F
A
Col. A
A

Lines 4-7,27-35, Cols. A-E Lines 15,18-20,26-29

Cols. A\&C
Cols. A\&B
A
A

Cols. A-E
A
Cols. A-G, Lines 38-41
Lines 4-6,26-34, Cols. A-E
Cols. A-E, Line 9
A
Cols. A-G, Lines 39-42
Cols. A-C
A
A 902504,510
902411
902415,431,451,457,473,489, 902508,513
902433,434,492
902462,478,518
902468,484,502,503
902491
902496
902511,515
902516,517

Cols. A-G

A
A
A
A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 18

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 11 9/10/96

TAB 392

$$
902519,520,535,536,553,554,577,
$$

$$
902578,594,595,613,614,637,638
$$

$$
902523,539,555,598,617,641,657
$$

$$
902524,540,553,559
$$

$$
902525.541,560,566,583,600,620
$$

$$
902626,643,659
$$

$$
902526,531,542,549,561,567,572
$$

$$
902584,589,601,608,621,627,632
$$

$$
902529,545,564,570,581,587,604
$$

$$
902624,630,646,662,682,688
$$

$$
902532,533,550,551,573,574,590,
$$

$$
902591,609,610,633,634,649,650
$$

$$
902534,552
$$

$$
902547,606,664,724
$$

$$
902548,607,665,725
$$

$$
902575,592,611,635,651,669,693,
$$

$$
902710,729,753,770
$$

$$
902576,593,612,636,652,670,694
$$

$$
902711,730,754,771
$$

$$
902582,599,618,619,642,658,676,
$$

$$
902677,700,717,736,737,760,777
$$

902644,648,660,668,679,685,690,

$$
902702,707,719,726,739,745,750
$$

$$
902653,654,671,672,695,696,712
$$

$$
902713,731,732,755,756,772,773
$$

$$
902667,668,691,692,708,709,727,
$$

$$
902728,751,752,768,769,787,788
$$

$$
902675,699,716,735,759,776,795
$$

$$
902678,684,701,718,738,744,761
$$

$$
902778
$$

$$
902705,722,742,748,765,782
$$

$$
902762,767,779,786
$$

$$
902784
$$

$$
902785
$$

$$
902789
$$

$$
902790
$$

$$
902791,792
$$

Cols. A-F A
Col. A A
Lines 4-6,26-34, Cols. A-E A
Lines 15,18-20,26-29 A
Cols. A-C A
Cols. A\&B A
Cols. A-G A
Cols. A-G, Lines 38-41 A
Cols. A-E A
Cols. A-E, Line 9 A
Cols. A-G, Lines 38-42 A
Line 6 A
Lines 4-7,27-35, Cols. A-E A
Cols. A-C A
Cols. A-F A
Cols. A-G A

Col. A A
Lines 15,18-20,26-29 A
Cols. A\&B A
Cols. A-C A
Cols. A-E A
Cols. A-E, Line 9 A
Cols. A-G, Lines 38-42 A
Line 6 A
Cols. A-F A

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 19

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 12
9/10/96

TAB 392

$$
\begin{aligned}
& 902796,797 \\
& 902798,804 \\
& 902799,805 \\
& 902802,808
\end{aligned}
$$

TAB 393

902811
902812
902813
902814
902819
902820
902821-824,826-829,831-833
902835,849
902836
902837
902842,846
902843
902844
902847

902848
902850
902851
902859,867,876,885
902860,868,877,886
902861,869,878,887
902862,870,879,888
902863,871,880,889
902864,874,883,892
902875,884,893
902896
902897,898
902900
902901
Lines 4-7,27-35, Cols. A-E ..... A
Lines 15,18-20,26-29 ..... A
Cols. A-C ..... A
Cols. A\&B ..... A
Cols. A-C, Lines 27,28,37 ..... A
Cols. A-C, Line 12 ..... A
Cols, A\&B, Line 33 ..... A
Cols. A\&B, Line 13 ..... A
Cols. A-D ..... A
Cols. A\&B ..... A
Line 4, Cols. C-I ..... A
Col. A ..... A
Col. A, Line 30 ..... A
Col. A, Line 12 ..... A
Lines A-G ..... A
Cols. A-N, Lines 5,13-16,28-31 ..... A
Cols. A\&B, Lines 21,22 ..... A
Lines 6-10, Cols. A-L;AA-AF; ..... A
BA-BF;A-N;AA-AH;BA-BH;
Cols. A; Release Invest;AA-AK ..... A
Cols. A-L ..... A
Cols. A-K ..... A
Cols. A-D ..... A
Cols. A-G;G-K;K-P ..... A
Cols. A-H;H-N;N-S ..... A
Lines 7-9,Cols.I-V;A-G;H-N ..... A
Cols. A,B,E,F-I ..... A
Cols. B-D ..... A
Cols. A\&B ..... A
Cols. A-K ..... A
Cols. A-P ..... A
Cols. A-C ..... A
Col. A ..... A

ORDER NO. PSC-97-1271-CFO-TP
DOCKET NO. 960833-TP
PAGE 20

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 13
9/10/96

TAB 393

| 902903 | Lines 5,6,8 | A |
| :---: | :---: | :---: |
| 902908 | Cols. A-E,Marginalia | A |
| 902909,918,925 | Cols. A-C | A |
| 902910,911 | Cols. A-G | A |
| 902912 | Cols. A-G, Lines 39-42 | A |
| 902913,914 | Cols. A-F | A |
| 902915,936,937,950 | Col. A | A |
| 902916,923 | Lines 4-6,26-34, Cols. A-E | A |
| 902917,924 | Lines 15, 18-20,26-29 | A |
| 902921,928 | Cols. A\&B | A |
| 902931 | Cols. A-C, Lines 27,28,30,37 | A |
| 902932 | Cols. A\&B, Line 33 | A |
| 902939 | Cols. A-E | A |
| 902940-949 | Line 4,Cols.C-I | A |
| 902955,957-960 | Cols. A,C-M | A |
| 902956 | Cols. A-H;I-L;M,O-AA | A |
| 902961-963 | Cols. A-D;E,F;G,I-T | A |
| 902964 | Cols. A-L | A |
| 902965 | Cols. A-I | A |
| 902966 | Cols. A-F,I-R | A |
| 902968 | Cols. A-E,G-L | A |
| 902969 | Cols. Utilized Level Invest,A-J Lines 14-17 | A |
| 902970 | Cols. A-K, Lines 7-9 | A |
| 902971 | Lines 6-9, Cols.AA-AF;BA-BF; A-N;AA-AH;BA-BH | A |
| 902972 | Cols. A;C,AA-AK | A |
| 902973 | Col. A | A |
| 902976,985,992,3001 | Cols. A-D | A |
| 902977,986,993,3002 | Cols. A-G;G-K;K-P | A |
| 902978,987,994,3003 | Cols. A-H;H-N;N-S | A |
| 902979,988,995,3004 | Lines 7-9;I-V;A-G;H-N | A |
| 902980,989,996,3005 | Cols. A,B,E-K | A |
| 902983,999,3008 | Cols. B-D | A |
| 902984,3000,009 | Cols. A\&B | A |
| 903010 | Cols. A-C,E-P, Lines 38-40 | A |

ORDER NO. PSC-97-1271 CFO-TP DOCKET NO. 960833-TP
PAGE 21

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 14
9/10/96

TAB 393
903011903012903016
Cols. A-C,E-P, Lines 29-31Lines 5,6,8A
A
Cols. Cols. A-E, Marginalia ..... A

$$
903018,30,36
$$

Cols. A-C ..... A

$$
903019,20
$$

Cols. A-G ..... A

$$
903021
$$

Cols. A-G,Lines 38-41 ..... A

$$
903022
$$

Lines 6,7 ..... A

$$
903023,24
$$

Cols. A-F ..... A

$$
903026
$$

Col. A ..... A

$$
903027,28
$$

Lines 4-7,27-35, Cols. A-E ..... A

$$
903029,35
$$

Lines 15,18-20,26-29 ..... A

$$
903033,39
$$

Cols. A\&B ..... A
Cols. A-E ..... A
Cols. A-I ..... A
Lines 7-9 ..... A
Lines 1-23, Cois. A-D ..... A
Lines 2-4,7-30, Cols. A\&B ..... A
Lines 1-7 ..... A
Cols. A-D ..... A
Lines 1-11 ..... A
Cols. A-F ..... A
Lines 1-3 ..... A
Lines 23,24 ..... A
Lines 14 ..... A
Col. A A\&B
Lines 1-22, Cols. A-D ..... A
Lines 2-4,7-24, Cols. A\&B ..... A
Lines $1-5$ ..... A
Cols. A-E, Lines 14-19 ..... A
Lines 8,10,12 ..... A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 22

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 15
9/10/96

TAB 394

| 903151-153,155-157,159,161 | Col. A | A |
| :---: | :---: | :---: |
| 903154,158,165,169,173 | Lines 8,10,12 | A |
| 903160 | Col. A | B |
| 903166,170,174 | Cols. A-D | A |
| 903167,171,175 | $\begin{aligned} & \text { Lines 7-14,17-21,24,27-29, } \\ & 31,33,35,37 \end{aligned}$ | A |
| $\begin{aligned} & 903168,172,176,178,190,196,213, \\ & 903219,225,237,243,249,260 \end{aligned}$ | Cols. A-C | A |
| 903177,201,224,248 | Cols. A-E, Marginalia | A |
| $\begin{aligned} & 903179,180,203,204,226,227,250 \text {, } \\ & 903251 \end{aligned}$ | Cols. A-G | A |
| 903181,228,252 | Cols. A-G, Lines 38-42 | A |
| 903182,229,253 | Line 6 | A |
| 903183,184,206,207,230,231,254, | Cols. A-F | A |
| 903255 |  |  |
| 903186,209,256 | Col. A | A |
| 903187,188,234,235,257,258 | Lines 4-7,27-35, Cols. A-E | A |
| 903189,195,212,218,236,242,259 | Lines 15, 18-20,26-29 | A |
| 903193,199,216,222,233,240,246, | Cols. A\&B | A |
| 903263 |  |  |
| 903205 | Cols. A-G, Lines 39-42 | A |
| 903210,211 | Lines 4-6,26-34, Cols. A-E | A |
| TAB 395 |  |  |
| 903270 | Lines 4-31 | A |
| 903271-274 | Cols. A-E, Lines 31-33 | A |
| 903277 | Cols. B-I, Line 11 | A |
| 903278 | Cols. B-J, Line 9 | A |
| 903279 | Lines 7,12 | A |
| 903280,281 | Cols. A-O | A |
| 903284 | Cols. A\&B | A |
| 903291 | Lines 5,6,8,9 | B |
| 903292 | Cols. A-E, Line 11 | A |
| 903293 | Cols. A-E | A |

Col. A A
Lines 8,10,12 A
Col. A B
Cols. A-D A
Lines 7-14,17-21,24,27-29, A 31,33,35,37
Cols. A-C
A

A
A
A
A
A

A A

A
A
A
A

Lines 4-31
A
Cols. A-E, Lines 31-33 A
Cols. B-I, Line 11
A
Cols. B-J, Line 9 A
Lines 7,12
A
Cols. A-O A
Cols. A\&B A
Lines 5,6,8,9
B
Cols. A-E A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 23

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 16
9/10/96

TAB 395

| 903294 | Cols. A-L, Line 41 | A |
| :---: | :---: | :---: |
| 903331,333 | Cols. B-H, Lines 38-41 | A |
| 903332 | Cols. A-F, Lines 15,17,19,21, 24,26-29 | A |
| 903334,360,361 | Cols. A\&B | A |
| 903335 | Cols. A-G | A |
| 903336 | Cols. A\&B, Marginalia | A |
| 903337 | Cols. A-E, Lines 22,23,29-31 | A |
| 903338 | Lines B-E, Cols.F-N; Lines B-E, Cols. F-N; Lines A-E, Cols. F-N | A |
| 903339 | Cols. A-C | A |
| 903340-345,303, | Cols. A-F | A |
| 903346-348,353-355 | Cols. A-D | A |
| 903349-351 | Cols. A,C-E | A |
| 903352,308,311,313 | Cols. A-H | A |
| 903358 | Lines 13-37 | A |
| 903362 | Lines. 1\&2 | A |
| 903296,297 | Cols. A-C, Lines 18,19 | A |
| 903298,301,302 | Cols. A-C, Lines 15,16 | A |
| 903304,305 | Cols. A-E | A |
| 903306 | Cols. A-K; Q-U;A-AA | A |
| 903307 | Cols. A-K;A,Q-U;A-AA | A |
| 903309 | Cols. G-K;A,Q-U;A-AA | A |
| 903310 | Cols. A-F;A-U;A,V | A |
| 903312 | Cols. A,G-K;A-U;A,AA | A |
| 903314 | Col. A | A |
| 903315 | Col. B | A |
| 903317 | Cols. A\&B | A |
| 903318,326 | Cols. A-C | A |
| 903320,321 | Cols. A-C, Lines 34-36 | A |
| 903327 | Lines 10,16 | A |
| 903328 | Lines 12,15,16 | A |
| 903329 | Lines 3, 6,7,17 | A |
| 903330 | Cols. A-F, Lines 15,17,19,21, 24,26-29,33-35 | A |

ORDER NO. PSC-97-1221-CFO-TP
DOCKET NO. 960833-TP
PAGE 24

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 17
9/10/96

TAB 395

## 903396

903397,400,403
903398,401,404
903399,402,405
$903400^{\circ}$
903408
903409,410
903411,412
903413
903414
903415
903416
903417-419
903420
903422
903423
903424
903425
903427,429,430,432,451,452,455, 903463
903433
903434
903435
903437
903438,440
903439,441
903442-444
903445
903446
903447
903449
903459
903467
903469
903470
$\begin{array}{lr}\text { Cols. A-C,B\&C } & \text { A } \\ \text { Cols. A-G;G-K;K-P } & \text { A } \\ \text { Cols. A-H;H-N;N-S } & \text { A } \\ \text { Cols. I-V;A-G;H-N } & \text { A } \\ \text { Cols. A,B,E-O } & \mathrm{A} \\ \text { Cols. B-D } & \mathrm{A} \\ \text { Cols. A-F } & \mathrm{A} \\ \text { Col. LA } & \mathrm{A} \\ \text { Col. A, Lines 16-32 } & \mathrm{A} \\ \text { Cols. A-K } & \mathrm{A} \\ \text { Cols AL,KY,LA,MS,TN } & \mathrm{A} \\ \text { Cols. A-H, Lines 20,21 } & \mathrm{A} \\ \text { Lines A-F, Cols. G-O } & \mathrm{A} \\ \text { Col. A } & \mathrm{A} \\ \text { Lines 3-22,24-27 (nos.) } & \mathrm{A} \\ \text { Lines 3-27 (nos.) } & \mathrm{A} \\ \text { Col. Multi Invest } & \mathrm{A} \\ \text { Cols. A-K, Lines 19,20,26-31, } & \mathrm{A} \\ \text { 35-37 } & \mathrm{A} \\ \text { Cols. A-C } & \end{array}$
Cols. B-I A
Cols. C-H A
Cols. B,F A
Cols. A-J A
Cols. A,G-K;A,Q-U;A-AE;A,AA A
Cols. A,G-K;A,Q-U;A-Z;A,AA A
Cols. A-H A
Cols. B-D A
Cols. MSG A
Line 5 A
Cols. A-G A
Cols. A-C, Line 36 A
Cols. A-C, Lines 30 A
Col. A A
Line 12 A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP
PAGE 25

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 18
9/10/96

TAB 396

903477
903478
903494
903495,497,499,501,503,505, 903507,509,511,513,515,517
903496,498,500,502,504,506, 903508,510,512,514,516
903518
903519,521
903520
903525
903526
903532
903533
903534
903535-537,556-560,562-566,588,
903589,601-611
903538
903539-547,549-553,574-587,639
903548
903554
903555,561,600
903590-593
903594
903595
903596,597
903598,599
903612
903613,614
903616
903618
903619
903621
903622-634
Cols. A-J ..... A
Col. A ..... A
Lines 1-35 (after=) ..... A
Cols. A-G ..... A
Lines 1-37 (after=) ..... A
Cols. A-N ..... A
Cols. A-K ..... A
Cols. A-D ..... A
Cols. A-J, Line 39 ..... A
Cols. 1992-2001 ..... A
Col. A, Lines a-d ..... A
Col. A, Lines b-d; a-d; a-d ..... A
Cols. A-E ..... A
Cols. A-D ..... A
Cols. 61E-61G ..... A
Cols. 1991-1994 ..... A
Cols. A, 1991-1994 ..... A
Line 19 ..... A
Cols. A-D, Marginalia ..... A
Cols. A-L ..... A
Col. LA ..... A
Cols. A-C ..... A
Cols. A-E ..... A
Cols. A-H ..... A
Cols. A\&B ..... A
Cols. A-I ..... A
Lines 19-23 ..... A
Cols. A-J ..... A
Cols. 1-5 ..... A
Cols. 1992-1994, Lines 19-21, ..... A
24-26,29-31,34-36
Cols. 1992-1994, Lines 9-14,16 ..... A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 26

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 19 9/10/96

## TAB 408

```
903853
903856,873-880,994-4001,116,
904118,120,122,124,126,128
903857-871,978-993
903881-928,4002-49
903929-976,4050-97
904099-114
904117,119,121,123,125,127,129
```

TAB 409

904131
904134-140,142,239,240,335,408, 904409,524,525,533,534,631,632, 904724,725
904144,156,168,180,192,203, 904215,227
904145,157,169,181,193,204, 904216,228
904146,147,149-152,158-164, 904170-176,217-223,229-236
904148,153,165,177,182-189, 904194-201,205-212,224
904154,166,178,190,202,213,407
904225,237,238,244,334,523,532, 904630,723
904241,338,410A,527,536,634,727
904242,339,411,528,537,635,728 904243,340,412,528,538,636,729 904245,341,413,530,539,637,730 904246-268,270,272-313,315-331, 904342-365,367-386,388-405, 904414-430,433-486,488-515,517, 904541-580,582-603,605-628,639-683, 904685-702,704-721
904516

Line 28

## A

## Col. A

 ACol. A, Line 42 A
Cols. C-G A
Cols. A-G, Line 22 A
Cols. A-F A
Line 6, Cols. YR1-YR8 A

Lines $15,16,23,24,31$ A
Cols. A-D A

Cols. A-G

## A

Lines 2,3,5 A
Lines 4-6,14,17-19,22-24, A 27-30,33-36,38
Lines 2-4,12,14-19,22-25, A

## 28-31,33

Cols. A-C

$$
\mathbf{A}
$$

Col. A A
Col. B A
Cols. A-G, Lines 15-19 A
Lines 4,11-13,16-18,21-23,31,32 A
Annual Cost Factors, Line 22 A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP PAGE 27

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 20
9/10/96

TAB 409

## 904894-911 <br> 904817 <br> 904818,819 <br> 904822 <br> 904823 <br> 904824 <br> TAB 410

904337,410,526,535,633,726 904731-778,780-797,799-816, 904825-848,850-873,875-892,
904917
904920,975,991
904921,949,5005,016,026,059904922,923,950,951,5006,
905007,017,027,028,060,061
904924,952,5062
904925,953,5009,018,030,063
904926,954,5010,019,031,064
904929,936,943,945,958,965,
904972,977,984,993,5012,023,
905034,041,053,055
904931
904930,32-934,937-941,944,
904946,959-963,966-970,
904973,978-982,985-989,
904994-998,5000-004,013,
905024,035-039,042-046,048-051,
905054,056
904948,5015,025,058
904956
905008,021,029
905011,020,032

Cols. A-D A
Col. B A

Cols. A-G, Lines 15-19 A
Lines 4,16-18 A

## Line 21

Col. A, Line 32 ..... A
Cols. A-C ..... A
Cols. A-G, Lines 20-22 ..... A
Lines 7-10,23-26,29,33,58-61,68 ..... A
Lines 23-26,33,34,59-62,69,70 ..... A
Lines 11,12 ..... A
Col. A, Lines 8-25 ..... A
Col. A, Lines 10-14,22-26,28-30, ..... A32-35,37-40Col. A, Lines 32-35,37-40A
Col. B, Line 32 ..... A
Col. A, Lines 15,17 ..... A
Lines 23-26,33,58-61,68 ..... A
Col. A, Line 15 ..... A

Cols. A-E A
Annual Cost Factors, Line 22 A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP
PAGE 28

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 21
9/10/96

TAB 410

| 905065 | Lines 14,17 | A |
| :--- | :--- | :--- |
| $905067,074,081,092,102,109$, | Col. A, Lines 8-25 | A |
| 905111 |  |  |
| $905068-072,075-079,082,093$, | Col. A, Lines 32-35,37-40 | A |
| $905103-107,110,112-115$ |  |  |
| 905084 | Col. B, Line 32 | A |
| 905085,094 | Cols. A-C | A |
| $905086,087,095,096$ | Cols. A-G, Lines 20-22 | A |
| 905088,097 | Lines $23-26,33,58-61,68$ | A |
| 905089,099 | Lines 11,12 | A |
| 905090,100 | Line 15 | A |
| 905098 | Lines $23-26,33,34,59-62,65$, | A |

TAB 411


ORDER NO. PSC-97-1271 CFO-TP DOCKET NO. 960833-TP PAGE 29

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 22
9/10/96

## TAB 412

```
905233,235-240
```

905242-249
905251,253
905252,254
905255
905257-263
905265

905267
905268
905269-275
905277

905278

TAB 413

905280,281
TAB 414

## 905283-284

TAB 415

$$
905286
$$

905290-292,295-298
905299,300,306-308,310,311, 905317-319,332
905301-305,309,312-316,320, 905323,325-330,333-338
905339
905340,345,350
905341
905342-344,346-348

Cols. F,G A
Cols. E-J
Cols. A-G, Lines $12,23,34,45,56$ A
Cols. A-G, Lines $12,23,34,45$
A
Cols. A-G
A
Cols. E-G
A
Lines 9-12,18-23,Res,Bus28-33, A 37,41,46-51,56-61
Cols. G, I-P, Lines 14-56
A
Cols. G, I-P, Lines 14-46
A
Cols. 1994-1998
A
Cols. G, Line 12-20; Cols. G-O, A Lines 26-34; Cols. I-O,
Lines 41-53
Cols. I-O

Cols. A\&B, Lines 16-18
A
Cols. A\&B
Col. A, Lines 10-28
A

Col.s A, Lines 32-35,37-40
A
Col. A A
Cols. A-C
A
Cols. A,C
A
Cols. A-C, E-G

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP

## PAGE 30

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 23
9/10/96

TAB 415

```
905351,352,354-258,409-412,
905414-418,473,474,476-480
905359,360,365-367,369,370,
905372-374,377,380,388,419,420,
905426-428,430,431,435-437,440,
905444,447,451,481,482,488-490,
905492,493,499-501,505,508,516
905361-364,368,371,375,421-423,
905425,429,432-434,438,460,461
905378,381-283,285,386,389,
905394-398,441,445,448-450,
905452-457
905284
905390-393
905399,458,540,551,643
905400,402,459,466,541,546,
905552,557,644,649,656
905401,462,542,553,645
905403-407,463-465,467-469,
905543-545,547-549,554-556,
905558-560,646-648,650-652
905424
905483-487,491,494-498,502,
905506,509-514,517-522,525-530,
905533-538
905524,532,601,602,608,609,615,
905616,617,620-622,625,628,636,
905662,663,675,678
905561,562,592-594,596-600,655,
905657,658
905563-590
905603-607,610-614,618,623
905626,629-634,637-642,664-672,
905676,679
```

Cols. A\&B
A
Cols. A, Lines 10-28
A

Lines 11,14
A
Lines 4-6,14,17
A

Lines 4-6,17
A
Lines 10,13
A
Col. A
A
Cols. A-C
A
Cols. A,C A
Cols. A-C,E-G
A

Line 14
A
Line 27
A

Col. A, Lines 10-28
A

Cols. A\&B A
Lines 26,27
A
Lines 32-35,37-40 A

ORDER NO. PSC-97-1271-CFO-TP DOCKET NO. 960833-TP
PAGE 31

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 24
9/10/96

TAB 416

| 905700,707 |
| :--- |
| 905705 |
| 905706 |
| 905709,710 |
| 905712 |
|  |
| 905713 |
| 905715 |
| 905716 |
| $905720-725$ |
| 905727 |
| $905730-732$ |
| 905737,739 |
| 905738,740, |
| $905741,806,819$ |
| $905742,743,745,746$ |
| 905744,747 |
| 905749,796 |
| 905752 |
| 905753 |
| 905754 |
| $905767-769,771,774,777$ |
| 905773,776 |
| 905782 |
| 905783 |
| 905785,792 |
| $905787,789,791,794,795,807,846$ |
| 905848 |
| $905797-799$ |
| 905800801 |
| $905815-817,835,839,840$ |
| 905832 |
| 905836,837 |
| 905838 |
| 905845,847 |

Cols. A-C A
Lines 6-8, Cols. A,C
Lines 1-10
A
Lines 2,4, Cols. H,K,L A
Col. C, Lines 16-18; Col. C, A
Lines 31-33
Lines 7-11,13-17 A
Col. C, Lines $18,23,24,27,30,33$ A
Lines 5,8,10,11 A
Lines 2,4, Cols. I,L-N A
Line 10 A
Cols. C-M A
Cols. C,D A
Cols. A-G A
Cols. A,B A
Cols. A-C, E-G A
Col. G A
Cols. B,C A
Lines 4-7,11,13-25,28-30,32-34 A
Cols. D-I A
Cols. A-J A
Cols. A-L A
Cols. A-N A
Cols. B,F,H A
Cols. A-K,M-V A
Cols. A-D A
Cols. A-G A
Cols. B-E A
Cols. AA,B-E A
Col. A A
Cols. A-C A
Cols. C,E-O A
Cols. B-K A
Cols. A,B A

ORDER NO. PSC-97-1271 CFO-TP DOCKET NO. 960833-TP PAGE 32

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration Page 25
9/10/96

TAB 416

| 905850 | Line 5 | A |
| :---: | :---: | :---: |
| 905854,855 | Col. A | A |
| 905867 | Cols. A-E | A |
| 905873 | Cols. A-D | A |
| 905874 | Lines 10,23,29,30,32 | A |
| 905875 | Lines 1,3,5,7,9 | A |
| 905876,877,886,887,899,900,910,911, | Cols. A-C,E,F | A |
| 905919,920 |  |  |
| 905878 | Lines 7,8,10,12,14 | A |
| 905880,892,903,914 | Cols. A-C | A |
| 905881,915 | Lines 1,3,5 | A |
| 905882,916 | Lines 12,27,33,34,36 | A |
| 905884 | Lines 48-51,65 | A |
| 905885,898,909,918 | Lines 1,3 | A |
| 905888,922 | Lines 7,14,15,17,27,31,32, 35,36,38,39,41,42,44,45 | A |
| 905889 | Lines 14,24-28 | A |
| 905890 | Lines 19-23 | A |
| 905893,904 | Lines 2,4,6 | A |
| 905894,905 | Lines 5,9,12,13,15 | A |
| 905985 | $\begin{aligned} & \text { Lines } 3,4,6,10,12,14,15,17 \text {, } \\ & 21,23,25 \end{aligned}$ | A |
| 905896,907 | Lines 24,25 | A |
| 905897,908 | Lines 19,20 | A |
| 905901,912 | Lines 12,13,15,17,19 | A |
| 905906,917 | Lines 1,5,7 | A |
| 905921 | Lines 12,25,26,28,30,32 | A |
| 905923 | Lines 24-26 | A |
| 905924 | Lines 19-21 | A |
| 905926 | Cols. A-G | A |
| 905927 | Cols. A-I | A |
| 905928 | Cols. A-H | A |
| 905929,42 | Col. B | A |
| 905931 | Line 35 | A |
| 905932 | Lines 4,6,13-15,19,20 | A |
| 905941 | Lines 5,9,11,13,14 | A |
| 905944 | Cols. A-H,K-Q, Lines 13-21 | A |

ORDER NO. PSC-97-1271 CFO-TP
DOCKET NO $\mathrm{N}_{4}$ 90833-TP
PAGE 33

Attachment A
Docket 960833-TP
AT\&T's Request for Arbitration
Page 26
9/10/96
TAB 416
905945,948,952,953
905949,954,955
TAB 385
902217-902257
TAB 422
906082-906125

Cols. A,B,D,E,G,H,K,L
A
Cols. A-H,K-Q, Lines 13-21
A

Entire Tab
D

Entire Tab
D

