LAW OFFICES

MESSER, CAPARELLO & SELF

A PROFESSIONAL ASSOCIATION

215 SOUTH MONROE STREET, SUITE 701
POST OFFICE BOX 1876

TALLAHASSEE, FLORIDA 32302-1876
TELEPHONE: (904) 222-0720

TELECOPIERS: (904) 224-4359; (904) 425-1942

OR/G/NAI

January 12, 1998

BY HAND DELIVERY

Ms. Blanca Bayo, Director Division of Records and Reporting Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Docket Nos. 960757-The and 960846-TP

Dear Ms. Bayo:

Enclosed for filing is an original and fifteen copies of a Petition for Reconsideration of a Prehearing Officer's Order and Request for Expedited Ruling in the above-referenced dockets.

The order in question reversed a prior order which had granted ACSI intervention this case. Since the hearing is scheduled for January 26, 1998, ACSI would request that the Commission consider this Petition at the January 20th Agenda.

Please acknowledge receipt of these documents by stamping the extra copy of this letter "filed" and returning the same to me.

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CAE	- enemand super serve 5	RECEIVED ? TOUT	Sincerely,
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LEG	NHH:		
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	cc:	James C. Falvey, Esq.	
OPC	APAPARATA PARAMANANANANANANANANANANANANANANANANANAN	The Honorable Julia L. Johnson	
RCH		The Honorable Susan F. Clark	DOCUMENT OF MACHINES
SEC		Rob Vandiver, Esq. Parties of Record	DOCUMENT REMOVED BATE
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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Systems of Florida, Inc. for arbitration with BellSouth Telecommunications, Inc. concerning interconnection rates, terms and conditions, pursuant to the Federal Telecommunications Act of 1996))) Docket No. 960757-TP)) _)
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)))
In re: Petition by MCI Telecommunications Corporation and MCI Metro Access Transmission Services, 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. 960846-TP) Filed: January 12, 1998)))

PETITION FOR RECONSIDERATION AND REQUEST FOR EXPEDITED RULING

Comes now American Communication Services, Inc. and American Communication Services of Jacksonville, Inc. ("ACSI"), pursuant to Rule 25-22.0376, Florida Administrative Code and requests the Commission to reconsider the ruling of the Prehearing Officer reflected in Order No. PSC-98-0007-PCO-TP and as basis would show:

1. On October 14, 1997, ACSI filed a Petition to Intervene in this docket with a Supplement to the Petition filed on October 16, 1997 (a copy of the Petition and Supplement is attached as Exhibit "A"). No party filed objections and on November 6, 1997, by Order No. PSC-

97-1399-PCO-TP, the Prehearing Officer granted intervention.

- 2. With the grant of intervention, ACSI prepared and filed rebuttal testimony and conducted discovery, serving Interrogatories and a Request for Production of Documents on BellSouth. Additionally, ACSI continued to prepare for the hearings in this proceeding reviewing testimony and exhibits filed by the parties.
- 3. On January 2, 1998, the Prehearing Officer, on her own motion, issued Order No. PSC-98-0007-PCO-TP, reconsidering and reversing the prior order granting intervention. The effect was to dismiss ACSI from the proceeding. ACSI requests that the Commission reconsider this order and reinstate ACSI as a party.
- 4. Rule 25-22.026, Florida Administrative Code, describes parties to a Commission proceeding to include intervenors. Rule 25.22.039, Florida Administrative Code, permits persons other than the original parties to a pending proceeding who have a substantial interest and who desire to become a party to petition for leave to intervene. The grant of intervention requires a showing that the substantial interests of the intervenor will be affected through the proceeding.
- 5. As pointed out by ACSI, the Commission in this proceeding will be establishing permanent rates for several network elements for which interim rates were established in the arbitration proceedings. To establish these permanent rates, the Commission will review and analyze cost studies and other data filed by BellSouth and this analysis will form the basis for rates charged by BellSouth. As a party to an Interconnection Agreement with BellSouth, ACSI will be affected by the rates established and by the analysis of the cost studies. When ACSI petitioned to intervene, it was with the recognition that only some of the elements at issue in this proceeding were at issue for ACSI and that remains the case. Nevertheless ACSI will be affected by the Commission's ruling

on the elements at issue herein.

- 6. The issue before the Commission now is not just whether ACSI should be allowed to intervene. However, as noted above, ACSI was allowed to intervene and on the basis of that order proceeded to participate in good faith in this case. Having been granted intervention, ACSI had the status of a party and was entitled to the rights of a party. Notwithstanding this status, without prior notice, that right was taken away. ACSI is not aware of any similar occurrence but having been granted intervention and having participated without objection from other parties, ACSI should not have been arbitrarily dismissed from this case.
- 7. This case is scheduled for hearing beginning January 26, 1998, and in view of the unusual circumstances, ACSI would request that the Commission waive its internal policies and consider this Petition at the January 20, 1998 Agenda.

Wherefore, for the reasons cited herein, ACSI respectfully requests the Commission to reconsider the ruling of the Prehearing Officer and allow the continued intervention of ACSI.

Respectfully submitted, MESSER, CAPARELLO, & SELF, P.A. Post Office Box 1876 Tallahassee, FL 32302-1876 (904) 222-0720

NORMAN H. HORTON, JR., ESQ.

FLOYD R. SELF, ESQ.

Attorneys for American Communication Services, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the Petition for Reconsideration and Request for Expedited Ruling in Docket Nos. 960757-TP, 960833-TP, and 960846-TP have been served upon the following parties by Hand Delivery (*) and/or U. S. Mail this 12th day of January, 1998.

Charles Pellegrini, Esq.*
Division of Legal Services, Room 370
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Ms. Nancy White c/o Ms. Nancy Sims BellSouth Telecommunications, Inc. 150 S. Monroe Street, Suite 400 Tallahassee, FL 32301

Richard D. Melson Hopping Green Sams & Smith 123 S. Calhoun St. Tallahassee, FL 32301

Thomas K. Bond MCI Telecommunications 780 Johnson Ferry Road, Suite 700 Atlanta, GA 30342

Tracy Hatch, Esq. AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Mike Tye, Esq. AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Patrick K. Wiggins, Esq. Donna Canzano, Esq. Wiggins & Villacorta, P. A. 501 E. Tennessee St., Suite B Tallahassee, Florida 32302

Norman H. Horton, Jr.

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)	Docket No. 960833-TP
Telecommunications, Inc. concerning)	Filed: October 14, 1997
interconnection and resale under the)	
Telecommunications Act of 1996.)	
	_)	

PETITION TO INTERVENE

American Communications Services, Inc. and American Communications Services of Jacksonville, Inc. ("ACSI" and "ACSI-Jacksonville"), through its undersigned herewith file this Petition to Intervene in this docket and as grounds would show:

1. The name and address of petitioner is:

American Communications Services, Inc. 131 National Business Parkway, Suite 100 Annapolis Junction, MD 20701.

2. Copies of notices, pleadings and documents in this proceeding should be provided

Norman H. Horton, Jr.
Messer, Caparello & Self, P.A.
215 S. Monroe St., Suite 701
P. O. Box 1876
Tallahassee, FL 32302-1876

to:

James C. Falvey American Communication Services, Inc. 131 National Business Parkway, Suite 100 Annapolis Junction, MD 20701

3. ACSI-Jacksonville is a certificated Alternative Local Exchange Carrier ("ALEC") providing services in Florida. ACSI is a party to an Interconnection Agreement with BellSouth approved by this Commission on December 12, 1996 in Docket No. 960969-TP. Additionally, ACSI resells BellSouth services.

- 4. In this proceeding, the Commission is going to determine the appropriate recurring and non-recurring rates for several specified elements. These elements are available to and may be used by ACSI as well as other providers. Under section XXII, Most Favorable Provisions of the ACSI-BellSouth Agreement (Attachment A hereto) if BellSouth becomes obligated to provide "interconnection . . . unbundled access to network elements or any other service related to interconnection" at rates more favorable than comparable under the ACSI agreement, then ACSI can substitute the "more favorable rates, terms, or conditions" for relevant provisions of the agreement. Consequently, the Commission's consideration of the rates for and pricing of the elements shown on Attachment B will have an affect on ACSI.
- 5. Initially the Commission embraced the position in this docket that "intervention with full party status is not appropriate" in section 252 arbitration proceedings. Order No. PSC-96-0933-PCO-TP. Since arbitration contemplates that only the party requesting interconnection and the incumbent LEC would be parties to the negotiations. This proceeding has progressed beyond the initial arbitration and the Commission has reached a decision on the original petition. Even though the current review is being conducted in the same docket as the initial arbitration, the decision rendered by the Commission in this phase of the docket will affect other persons, thus intervention is appropriate at this time.

Accordingly, ACSI and ACSI-Jacksonville requests the Commission grant its petition for Intervention and permit ACSI to participate as a full party in this docket.

Respectfully submitted

Norman H. Horton, Jr.

Floyd R. Self

Messer, Caparello & Self, P.A. 215 S. Monroe Street, Suite 701

P.O. Box 1876

Tallahassee, FL 32302-1876

(904) 222-0720

Attorneys for American Communications Services of Jacksonville, Inc.

XXII. MOST FAVORABLE PROVISIONS

- A. If as a result of any proceeding before any Court, Commission, or the FCC, any voluntary agreement or arbitration proceeding pursuant to the Act, or pursuant to any applicable federal or state law, BellSouth becomes obligated to provide interconnection, number portability, unbundled access to network elements or any other services related to interconnection, whether or not presently covered by this Agreement, to another telecommunications carrier operating within a state within the BellSouth territory at rates or on terms and conditions more favorable to such carrier than the comparable provisions of this Agreement, then ACSI shall be entitled to add such network elements and services, or substitute such more favorable rates, terms or conditions for the relevant provisions of this Agreement, which shall apply to the same states as such other carrier and such substituted rates, terms or conditions shall be deemed to have been effective under this Agreement as of the effective date thereof to such other carrier.
- B. If the more favorable provision is a result of the action of an appropriate regulatory agency or judicial body, whether commenced before or after the effective date of this Agreement, the Parties agree to incorporate such order in this Agreement as of its effective date. In the event BellSouth files and receives approval for a tariff offering to provide any substantive service of this Agreement in a way different than that provided for herein, the Parties agree that the Companies shall be eligible for subscription to said service at the rates, terms and conditions contained in tariffs as of the effective date of the tariff.
- C. In the event that BellSouth provides interconnection and/or temporary number portability arrangements via tariff or has or enters into an interconnection and or temporary number portability agreement with another entity, BellSouth will permit ACSI an opportunity to inspect such tariff or agreement and, upon ACSI's request, BellSouth will immediately offer ACSI an agreement on the same material terms with effect from the date BellSouth first made such tariff effective or entered into such arrangement and for the remainder of the term of this Agreement. The other items covered by this Agreement and not covered by such tariff or agreement shall remain unaffected and as to such items this Agreement shall remain in effect.
- D. In the event that BellSouth is required by an FCC or a state commission decision or order to provide any one or more terms of interconnection or other matters covered by this Agreement that individually differ from any one or more corresponding terms of this Agreement, ACSI may elect to amend this Agreement to reflect all of such differing terms (but not less than all) contained in such decision or order, with effect from the date ACSI makes such election. The other items covered by this Agreement and not covered by such decision or order shall remain unaffected and as to such items this Agreement shall remain in effect.

In re: Petition by AT&T)	
Communications of the Southern)	
States, Inc., for arbitration)	Docket No. 960833-TP
of certain terms and conditions)	
of a proposed agreement with)	
BellSouth Telecommunications,)	
Inc. concerning interconnection)	
and resale under the)	
Telecommunications Act of 1996)	

BELLSOUTH TELECOMMUNICATIONS, INC.'s PROPOSED ISSUES FOR REPLACEMENT OF INTERIM RATES WITH PERMANENT RATES

What is the appropriate permanent recurring and non-recurring rate for the following elements:

- (a) Unbundled network interface device;
- _(b) Network interface device access;
 - (c) 2-wire/4-wire sub-loops;
 - (d) Virtual collocation;
 - (e) Physical collocation;
 - (f) Directory transport (DSI only);
 - (g) Dedicated transport (DSI only); and
 - (h) 4-wire analog port.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of Petition to Intervene in Docket No. 960833-TP have been served upon the following parties by Hand Delivery (*) and/or U.S. Mail this 14th day of October, 1997.

Monica Barone, Esq.*
Division of Legal Services, Room 370
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Ms. Nancy White c/o Ms. Nancy Sims BellSouth Telecommunications, Inc. 150 S. Monroe Street, Suite 400 Tallahassee, FL 32301

Tracy Hatch, Esq AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Marsha E. Rule, Esq. AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Norman H. Horton, Jr.

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)	Docket No. 960833-TP
Telecommunications, Inc. concerning)	Filed: October 16, 1997
interconnection and resale under the)	
Telecommunications Act of 1996.)	
)	

SUPPLEMENT TO PETITION TO INTERVENE AND REOUEST FOR EXPEDITED DISPOSITION

American Communications Services, Inc. and American Communications Services of Jacksonville, Inc. ("ACSI" and "ACSI-Jacksonville"), herewith files this Supplement to its Petition to Intervene in this docket and states:

- 1. On October 14, 1997, ACSI filed a Petition to Intervene in this docket and demonstrated that its substantial interests will be affected by the decision rendered by the Commission in this phase of this docket. As further basis for allowing intervention, ACSI would refer to the Amendment to the Interconnection Agreement between BellSouth and ACSI attached hereto as Attachment A. In that amendment, BellSouth and ACSI specifically agreed that the rates reflected in that document for unbundled loops, cross-connects and loop channelization were subject to a true-up (paragraph 2). To that end they are "interim" rates similar to the "interim" rates under review here.
- 2. According to the current draft list of issues in this docket, the Commission will be considering the rates for elements which are part of the ACSI-BellSouth agreement. For example, rates for collocation, which contains cross connect charges, will be reviewed. Table 2 to the

AT&T/BellSouth Agreement (page 60) lists the rates for physical and virtual collocation describing them as interim rates subject to true-up. Included in the list are recurring and nonrecurring charges for cross-connects which are included in the ACSI/BellSouth amendment as rates subject to true-up. Additionally, proposed Issue 1 includes 2 wire ADSL and 2 wire/4 wire HDSL loops which are also embodied in the ACSI/BellSouth agreement.

- Junder the circumstances described in the petition and this supplement, ACSI has demonstrated that its substantial interests will be affected by the decision of the Commission in this case and that intervention is warranted. Royal Palm Square v. Sevco Land Corp. 653 So.2d 533 (Fla. App. 2 Dist.1993). ACSI has acknowledged the existence of the procedural order issued in July 1996, limiting participation in the docket. However, circumstances have changed and that order should not be used to deny ACSI an opportunity to participate in a proceeding which will affect its interests.
- 4. ACSI recognizes that intervenors "take the case as they find it" including the schedule of events. Since testimony is due in less than 30 days, ACSI would request an expedited ruling on this petition.

WHEREFORE, for the reasons cited here and in the initial petition, ACSI requests that the Commission grant the Petition to Intervene.

Respectfully submitted

Norman H. Horton, Jr.

Floyd R. Self

Messer, Caparello & Self, P.A. 215 S. Monroe Street, Suite 701

P.O. Box 1876

Tallahassee, FL 32302-1876

(904) 222-0720

Attorneys for American Communications Services of Jacksonville, Inc.

AMENDMENT

TO

INTERCONNECTION AGREEMENT BETWEEN ACSI AND
BELLSOUTH TELECOMMUNICATIONS DATED JULY 25, 14996

Pursuant to this Agreement (the "Amendment"), American Communications Services, Inc., on behalf of its local exchange operating subsidiaries (collectively "ACSI") and BellSouth Telecommunications, Inc. ("BellSouth") hereinafter referred to collectively as the "Parties" hereby agree to amend that certain Interconnection Agreement between the Parties dated July 25, 1996 ("Interconnection Agreement").

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ACSI and BellSouth hereby covenant and agree as follows:

- 1. The Parties agree that BellSouth will provide and ACSI will accept and pay for (1) loops, (2) loop cross-connections and (3) loop channelization in accordance with the schedule of prices set forth in Attachment C-2 to this Amendment which is incorporated herein by reference, in and for the states reflected on Attachment C-2.
- 2. The Parties agree that the prices reflected herein shall be "trued-up" (up or down) based on final prices either determined by further agreement or by a final order (including any appeals) of the relevant public service commission or other body having jurisdiction over the subject matter of this Amendment, which final order meets the criteria contained in paragraph 4 hereof. The "true-up" will consist of comparing the actual volumes and demand for each item, together with the price associated with such item by this Amendment, with the final prices determined for each item. Each party shall keep its own records upon which a "true-up" can be based and any final payment from one party to the other shall be in an amount agreed upon by the Parties based on such records. In the event of any disagreement as between the records or the Parties regarding the amount of such "true-up", the Parties agree that the body having jurisdiction over the matter for the affected states

shall be called upon to resolve such differences, or that they will submit the matter to commercial arbitration in accordance with the terms contained in Section XXV of the Interconnection Agreement.

- 3. The Parties agree that they may continue to negotiate as appropriate in an effort to obtain final prices for each of these items, but in the event that no such agreement is reached within six (6) months of this Amendment (which time can be extended by mutual agreement of the Parties) either party may petition the public service commission or other regulatory body of the State whose rates are in dispute to resolve such disputes and to determine final rates for each of the items covered by this Amendment. Alternatively, upon their mutual agreement, the parties may submit the matter to commercial arbitration in accordance with the terms contained in Section XXV of the Interconnection Agreement.
- 4. Any final order that forms the basis of a "true-up" under this Amendment shall meet the following criteria:
- (a) It shall be in a proceeding to which ACSI and BellSouth are entitled to be full parties to the proceeding.
- (b) It shall apply the provisions of the Telecommunications Act of 1996, including, but not limited to, Section 252 (d)(1) and all effective implementing rules and regulations; provided that said Act and such regulations are in effect at the time of the final order.
- (c) It shall include as an issue the geographic deaveraging of unbundled element rates, which deaveraged rates, if any are required by said final order, shall form the basis of any "true-up."
- 5. The Parties further agree that the rates for number portability identified in Attachment D to the Interconnection Agreement will be retroactively "trued-up" to the effective date of the Interconnection Agreement in the event that different rates for number portability are established by mutual agreement of the parties, regulatory action, judicial order, or by selection of a lower rate for number portability pursuant to the "most favorable provisions" contained in Section XXII of the Interconnection Agreement.

- 6. The Parties agree that all of the other provisions of the Interconnection Agreement, dated July 25, 1996, shall remain in full force and effect. Nothing in this Amendment shall in any way limit ACSI's ability to select substitute rates for local loops, loop cross connects, loop channelization, or number portability pursuant to the terms of Section XXII of the Interconnection Agreement relating to "most favorable" treatment.
- 7. The Parties further agree that either or both of the Parties is authorized to submit this Amendment to the appropriate state public service commission or other regulatory body having jurisdiction over the subject matter of this amendment, for approval subject to Section 252 (e) of the federal Telecommunications Act of 1996.
- 8. ACSI agrees to withdraw its pending arbitration petitions under the Telecommunications Act of 1996 in all BellSouth states as soon as practical.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed by their respective duly authorized representatives on the date indicated below.

AMERICAN COMMUNICATIONS SERVICES, INC.	BELLSOUTH TELECOMMUNICATIONS, INC.
Ву:	BY: Robert Clohun
DATE: October 17, 1996	DATE: October 17, 1996

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- The Parties agree that all of the other provisions of the Interconnection Agreement, dated July 25, 1996, shall remain in full force and effect. Nothing in this Amendment shall in any way limit ACSI's ability to select substitute rates for local loops, loop cross connects, loop channelization, or number portability pursuant to the terms of Section XXII of the Interconnection Agreement relating to "most favorable" treatment.
- The Parties further agree that either or both of the Parties is authorized to submit this Amendment to the appropriate state public service commission or other regulatory body having jurisdiction over the subject matter of this amendment, for approval subject to Section 252 (e) of the federal Telecommunications Act of 1996.
- ACSI agrees to withdraw its pending arbitration petitions under the Telecommunications Act of 1996 in all BellSouth states as soon as practical.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed by their respective duly authorized representatives on the date indicated below.

AMERICAN COMMUNICATIONS BELLSOUTH

SERVICES, INC.

DATE: October 17, 1996

TELECOMMUNICATIONS.

INC.

DATE: October 17, 1996

17:20 FR KELLEY DRYESLIARREN

8

ATTACHMENT C-2

[The chart included below hereby replaces the table included on pages 2-3 of Attachment C-2 to the interconnection Agreement. The service description contained in Attachment C-2 to the Interconnection Agreement is expressly retained.]

States:	Alabems		Florida Ge		Georgia		Kentucky	
Ralo Elements	Monthly	Nonrecurring *	Monthly	Nonrecurring *	Monthly	Nonrecurring *	Menthly	Nonrecurring *
Unbundled Exchange						[
Access Loop **					i	Ì	İ	
2-Wire Analog	\$18.00	\$55.20	\$17.00	\$44.80	\$17.00	\$25.80	\$17.00	\$58.40
4-Wire Analog	528.80		_		\$27.20	\$25.80	\$27.20	\$58,40
2-Wire ADSL/HDSL	\$18.00		\$17.00	•		\$25.80	\$17.00	\$58.40
4-Wire HDSL	\$28.80	-		1		\$25.80	\$27.20	\$58.40
2-Wire ISDN Digital		•		-			\$27.20	\$58.40
Cross-Connects				,			Ì	
2-Wire Analog	\$0.30	\$18.40	\$0.30	\$15.20	\$0.30	\$12.60	\$0.30	\$16.00
4-Wire Analog	\$0.50	\$18.40	-			\$12.60	\$0.50	\$16.00
Loop Channelization					Ì	}		
Equipment	\$400.00	\$ 525.00	\$400.00	\$525.00	\$400.00	\$525.00	\$400.00	
Per Line	\$1.15	• •	-		1	\$8.00	\$1.15	\$8.00

^{*} These rates reflect 80% of the Business Service Connection Charge. If the Business Service Connection Charge is modified, this rate will become 80% of the revised rate.

^{**} In the event that an unbundled toop ordered by ACSI is part of an Integrated Digital Loop Carrier (IDLC) system, the loop with be unbundled from the IDLC and provided to ACSI in accordance with the corresponding rates specified above.

OCT 16 '96 17:20 FR KELLEY DRYESWARREN

ATTACHMENT C-2

States:	Louisiana		Mississippi		North Card	iêna	South Carolina	
Rate Elements	Monthly	Nonrecurring *	Monthly	Nonracuring *	Monthly	Nonrecurring *	Monthly	Nonrecurring *
Unbundled Exchange	1							
Access Loop **			}	l i			Į	l .
2-Wire Analog	\$17.00	388.00	\$22.00	\$53.36	\$17.00	\$33.00	\$18.00	\$51.20
4-Wire Analog	\$27.20	-		_	•	\$33.00	\$26.80	\$51.20
2-Wire ADSL/HDSL	\$17.00	-		l .	\$17.00	\$33.00	\$18.00	\$51.20
4-Wire HDSL	\$27.20	\$68.00	\$35.20	\$53.36	\$27.20	\$33.00	\$28.80	\$51.20
2-Wire ISDN Digital	\$27.20	\$68.00	\$35.20	\$53.36	\$27.20	\$33.00	\$26,60	\$51.20
Cross-Connects			,				i	4
2-Wire Analog	\$0.30	\$20.80	\$0.30	\$13.00	\$0.30	\$11,60	\$0.30	\$8.00
4-Wire Analog	\$0.50	\$20.00	\$0.50	\$13.00	\$ 0.50	\$11.60	\$0.50	\$8.00
Loop Charnelization					1			1
Equipment	\$400.00	\$525.00	\$400.00	\$525.00	\$400.00	\$525.00	\$400.00	\$525.00
Por Line	\$1.15			.	-	2	\$1.15	\$8.00

^{*} These rates reflect 80% of the Business Service Connection Charge. If the Business Service Connection Charge is medified, this rate will become 80% of the revised rate.

[&]quot; In the event that an unbundled loop ordered by ACSI is part of an Integraled Digital Loop Carrier (IDLC) system, the loop will be unbundled from the IDLC and provided to ACSI in accordance with the corresponding rates specified above.

--- DOC BORTON

DRYELLIARREN

OCT 18 '96 17:21 FR KELLEY

States:

Tennessee

Rate Elements	Monthly	Nonrecurring *
Unbundled Exchange		
Access Loop "		
2-Wire Analog	\$18.00	\$46.80
4-Wire Analog	\$28.80	\$46.80
2-Wire ADSL/HDSL	\$18.00	\$46.80
4-Wire HDSL	\$28.80	\$46.80
2-Wire ISON Digital	\$28.80	\$48.80
Cross-Connects		
2-Wire Analog	\$0.30	\$19.20
4-Wire Amilog	\$0.50	\$19.20
Loop Channelization		į
Equipment	\$400.00	\$525.00
Per Line	\$1,15	\$8.00

^{*} These rates reflect 80% of the Business Service Connection Charge. If the Business Service Connection Charge is modified, this rate will become 80% of the revised rate.

^{**} In the event that an unbundled loop ordered by ACSI is part of an integrated Digital Loop Carr.or (IDLC) system, the loop will be unbundled from the IDLC and provided to ACSI in accordance with the corresponding rates specified above.

LAW OFFICES

Messer, Caparello & Self

A PROFESSIONAL ASSOCIATION

ZIS SOUTH MONROE STREET SUITE TOI
POST OFFICE BOX 1878

TALLAHASSEE, FLORIDA 32302-1876
TELEPHONE (904) 222 0720
TELECOPIERS (904) 224-4359 .904) 425-1942

October 14, 1997

BY HAND DELIVERY

Ms. Blanca Bayo, Director Division of Records and Reporting Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re:

Docket No. 960833-TP

Dear Ms. Bayo:

Enclosed are an original and fifteen copies of American Communications Services, Inc. and American Communications Services of Jacksonville, Inc.'s Petition to Intervene in the above referenced docket.

Please indicate receipt of this document by stamping the enclosed extra copy of this letter.

Thank you for your assistance in this matter.

Sincerely,

Norman H. Horton, Jr.

NHH:amb Enclosures

cc:

James Falvey, Esq. Parties of Record

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)	Docket No. 960833-TP
Telecommunications, Inc. concerning)	Filed: October 14, 1997
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	_)	

PETITION TO INTERVENE

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1. The name and address of petitioner is:

American Communications Services, Inc. 131 National Business Parkway, Suite 100 Annapolis Junction, MD 20701.

2. Copies of notices, pleadings and documents in this proceeding should be provided

Norman H. Horton, Jr.
Messer, Caparello & Self, P.A.
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to:

James C. Falvey American Communication Services, Inc. 131 National Business Parkway, Suite 100 Annapolis Junction, MD 20701

3. ACSI-Jacksonville is a certificated Alternative Local Exchange Carrier ("ALEC") providing services in Florida. ACSI is a party to an Interconnection Agreement with BellSouth approved by this Commission on December 12, 1996 in Docket No. 960969-TP. Additionally, ACSI resells BellSouth services.

- 4. In this proceeding, the Commission is going to determine the appropriate recurring and non-recurring rates for several specified elements. These elements are available to and may be used by ACSI as well as other providers. Under section XXII. Most Favorable Provisions of the ACSI-BellSouth Agreement (Attachment A hereto) if BellSouth becomes obligated to provide "interconnection". ... unbundled access to network elements or any other service related to interconnection" at rates more favorable than comparable under the ACSI agreement, then ACSI can substitute the "more favorable rates, terms, or conditions" for relevant provisions of the agreement. Consequently, the Commission's consideration of the rates for and pricing of the elements shown on Attachment B will have an affect on ACSI.
- 5. Initially the Commission embraced the position in this docket that "intervention with full party status is not appropriate" in section 252 arbitration proceedings. Order No. PSC-96-0933-PCO-TP. Since arbitration contemplates that only the party requesting interconnection and the incumbent LEC would be parties to the negotiations. This proceeding has progressed beyond the initial arbitration and the Commission has reached a decision on the original petition. Even though the current review is being conducted in the same docket as the initial arbitration, the decision rendered by the Commission in this phase of the docket will affect other persons, thus intervention is appropriate at this time.

Accordingly, ACSI and ACSI-Jacksonville requests the Commission grant its petition for Intervention and permit ACSI to participate as a full party in this docket.

Respectfully submitted

Norman H. Horton, Jr

Floyd R. Self

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Attorneys for American Communications Services of Jacksonville, Inc.

XXII. MOST FAVORABLE PROVISIONS

- A. If as a result of any proceeding before any Court, Commission, or the FCC, any voluntary agreement or arbitration proceeding pursuant to the Act, or pursuant to any applicable federal or state law, BellSouth becomes obligated to provide interconnection, number portability, unbundled access to network elements or any other services related to interconnection, whether or not presently covered by this Agreement, to another telecommunications carrier operating within a state within the BellSouth territory at rates or on terms and conditions more favorable to such carrier than the comparable provisions of this Agreement, then ACSI shall be entitled to add such network elements and services, or substitute such more favorable rates, terms or conditions for the relevant provisions of this Agreement, which shall apply to the same states as such other carrier and such substituted rates, terms or conditions shall be deemed to have been effective under this Agreement as of the effective date thereof to such other carrier.
- B. If the more tavorable provision is a result of the action of an appropriate regulatory agency or judicial body, whether commenced before or after the effective date of this Agreement, the Parties agree to incorporate such order in this Agreement as of its effective date. In the event BellSouth files and receives approval for a tariff offering to provide any substantive service of this Agreement in a way different than that provided for herein, the Parties agree that the Companies shall be eligible for subscription to said service at the rates, terms and conditions contained in tariffs as of the effective date of the tariff.
- C. In the event that BellSouth provides interconnection and/or temporary number portability arrangements via tariff or has or enters into an interconnection and or temporary number portability agreement with another entity, BellSouth will permit ACSI an opportunity to inspect such tariff or agreement and, upon ACSI's request, BellSouth will immediately offer ACSI an agreement on the same material terms with effect from the date BellSouth first made such tariff effective or entered into such arrangement and for the remainder of the term of this Agreement. The other items covered by this Agreement and not covered by such tariff or agreement shall remain unaffected and as to such items this Agreement shall remain in effect.
- D. In the event that BellSouth is required by an FCC or a state commission decision or order to provide any one or more terms of interconnection or other matters covered by this Agreement that individually differ from any one or more corresponding terms of this Agreement. ACSI may elect to amend this Agreement to reflect all of such differing terms (but not less than all) contained in such decision or order, with effect from the date ACSI makes such election. The other items covered by this Agreement and not covered by such decision or order shall remain unaffected and as to such items this Agreement shall remain in effect.

In re: Petition by AT&T)	
Communications of the Southern)	
States, Inc., for arbitration)	Docket No. 960833-TP
of certain terms and conditions)	
of a proposed agreement with)	
BellSouth Telecommunications,)	
Inc. concerning interconnection)	
and resale under the)	
Telecommunications Act of 1996)	

BELLSOUTH TELECOMMUNICATIONS, INC.'S PROPOSED ISSUES FOR REPLACEMENT OF INTERIM RATES WITH PERMANENT RATES

What is the appropriate permanent recurring and non-recurring rate for the following elements:

- (a) Unbundled network interface device;
- (b) Network interface device access;
 - (c) 2-wire/4-wire sub-loops;
 - (d) Virtual collocation;
 - (e) Physical collocation;
 - (f) Directory transport (DSI only);
 - (g) Dedicated transport (DSI only); and
 - (h) 4-wire analog port.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of Petition to Intervene in Docket No. 960833-TP have been served upon the following parties by Hand Delivery (*) and/or U.S. Mail this 14th day of October, 1997.

Monica Barone, Esq.*
Division of Legal Services, Room 370
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Ms. Nancy White c/o Ms. Nancy Sims BellSouth Telecommunications, Inc. 150 S. Monroe Street, Suite 400 Tallahassee, FL 32301

Tracy Hatch, Esq AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Marsha E. Rule, Esq. AT&T 101 N. Monroe St., Suite 700 Tallahassee, Florida 32301

Norman H. Horton, Jr.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of Supplment to Petition to Intervene and Request for Expedited Disposition in Docket No. 960833-TP have been served upon the following parties by Hand Delivery (*) and/or Facsimile (**) this 16th day of October, 1997.

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