BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for review of proposed numbering plan relief for the 305/786 area code - Dade County and Monroe County/Keys Region.	DOCKET NO. 990455-TL
In re: Request for review of proposed numbering plan relief for the 561 area code.	DOCKET NO. 990456-TL
In re: Request for review of proposed numbering plan relief for the 954 area code.	DOCKET NO. 990457-TL
In re: Request for review of proposed numbering plan relief for the 904 area code.	DOCKET NO. 990517-TL ORDER NO. PSC-00-1937A-PAA-TL ISSUED: November 3, 2000

AMENDATORY ORDER

By Order No. PSC-00-1937-PAA-TL, issued October 20, 2000, this Commission approved as final action numbering plan relief for the 305/786 area code, the 561 area code, the 954 area code and the 904 area code. We also ordered a customer survey for a numbering change. By proposed agency action within that Order, we implemented rate center consolidation (RCC) and code sharing for the 305/786 area code and ordered a customer survey regarding cost recovery for RCC and code sharing.

On October 20, 2000, hard and electronic copies of the Order were forwarded to the Commission's Division of Records and Reporting for issuance and dispersal to parties and interested persons. Due to a technical difficulty in the Commission's computer system, text set forth in table headings on pages 42, 74, 76 and 77 was inadvertently omitted.

Appended to this Amendatory Order as Attachment A, are the corrected pages numbered 3, 4, 5 and 6 of this Amendatory Order

DOCUMENT NUMBER-DATE

14252 NOV-38

FPSC-RECORDS/REPORTING

ORDER NO. PSC-00-1937A-PAA-TL DOCKETS NOS. 990455-TL, 990456-TL, 990457-TL, 990517-TL PAGE 2

which are intended to replace pages 42, 74, 76 and 77, respectively, of Order No. PSC-00-1937-PAA-TL. Therefore, Order No. PSC-00-1937-PAA-TL is hereby amended to include these corrected pages. Order No. PSC-00-1937-PAA-TL is hereby reaffirmed in all other respects.

Based upon the foregoing, it is

ORDERED that Order No. PSC-00-1937-PAA-TL is amended as set forth in the body of this Order. It is further

ORDERED that Order No. PSC-00-1937-PAA-TL is hereby reaffirmed in all other respects.

By ORDER of the Florida Public Service Commission this <u>3rd</u> Day of <u>November</u>, <u>2000</u>.

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BLANCA S. BAYÓ, Director Division of Records and Reporting

(SEAL)

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 ORDER NO. PSC-00-1937A-PAA-TL
 ATTACHMENT A

 DOCKETS NOS. 990455-TL,990456-TL, 990457-TL, 990517-TL
 PAGE 3

<u>TYPE OF ROUTE</u>	LOCAL CALLING SCOPE FOR THE OSTEEN EXCEPTION AREA	
ONE-WAY EAS	NONE	
TWO-WAY EAS	DEBARY, GENEVA, OVIEDO, WINTER PARK, and SANFORD	
ONE-WAY ECS	NONE	
TWO-WAY ECS	ORLANDO and ORANGE CITY	

With no change in the local calling scope, no rate impact whatsoever should result for the affected subscribers because the BellSouth rate groups should be the same for the Osteen exception as that for the Sanford exchange.

Establishment of the Osteen exception area will also require administrative modifications to other calling scopes as demonstrated by the 1999 Comparative Cost Statistics. The modifications simply account for the existence of the exception area. The changes will not have any impact on the rate groupings for the affected exchanges. The following table presents the other calling scope changes which result from the creation of the Osteen exception area.

TYPE OF ROUTE	EXCHANGES WHICH WILL NEED TO ADD THE PROPOSED OSTEEN EXCEPTION AREA TO THEIR LOCAL CALLING		
	<u>SCOPE</u> (Source: FPSC 1999 Comparative Rate Statistics)		
ONE-WAY EAS	NONE		
TWO-WAY EAS	DEBARY, GENEVA, OVIEDO, WINTER PARK, and SANFORD		
ONE-WAY ECS	NONE		
TWO-WAY ECS	ORLANDO and ORANGE CITY		

During the technical hearing, NANPA witness Tom Foley acknowledged that the 386 (FUN) area code has been reserved to provide relief for the 904 region. We have received over 3,000 postcards from the customers in this area expressing their desire ORDER NO. PSC-00-1937A-PAA-TL ATTACHMENT A DOCKETS NOS. 990455-TL,990456-TL, 990457-TL, 990517-TL PAGE 4

Based on the record of this proceeding, we find that a 10digit dialing pattern is necessary for all local, ECS and EAS calls within the overlaid area; and 1+10-digit dialing for calls on routes outside the overlaid area and on ECS routes that are opened to IXC competition.

D. <u>904 NPA</u>

Testimony from the service hearings, along with other record evidence, such as numerous letters, comments, and other forms of communications, has shown an overwhelming preference for a geographic split NPA relief plan, retaining 7-digit dialing in all affected areas. Witnesses from both Volusia County and the City of Deltona expressed their preference for a geographic split relief plan that will bring this region under a single NPA. Furthermore, witness Gardner, a City of Deltona Commissioner, stated support for a relief plan that would not impose another overlay on his city and for 7-digit local, EAS, and ECS dialing on a county-wide basis.

The modified version of Alternative #6, which we herein adopt, accomplishes some important objectives for providing the relief needed, while addressing some keen local issues in Volusia County. However, because it is a "split plan," some customers will have to change their local dialing patterns from 7-digits to 10-digits for dialing on certain local routes. Modified Alternative #6 will create a division of the present 904 NPA that will cause certain routes that were intraNPA to become interNPA. Table 3-1 summarizes the affected routes for the modified version of Alternative #6.

TYPE OF ROUTE	ROUTES WHICH CHANGE FROM intraNPA TO interNPA WITH STAFF'S MODIFIED ALTERNATIVE 	
ONE-WAY EAS	NONE	
TWO-WAY EAS	KINGSLEY LAKE/LAWTEY	
· · · · ·	KINGSLEY LAKE/RAIFORD	
	KINGSLEY LAKE/STARKE	

 ORDER NO. PSC-00-1937A-PAA-TL
 ATTACHMENT A

 DOCKETS NOS. 990455-TL,990456-TL, 990457-TL, 990517-TL
 PAGE 5

TYPE OF ROUTE	ROUTES WHICH CHANGE FROM interNPA TO intraNPA WITH STAFF'S MODIFIED ALTERNATIVE #6 (Source: FPSC 1999 Comparative Rate Statistics)
ONE-WAY EAS	NONE
TWO-WAY EAS	DEBARY/DELAND
	DEBARY/ORANGE CITY
ONE-WAY ECS	NONE
TWO-WAY ECS	Osteen exception area ²⁰ /ORANGE CITY

These changes also incorporate the establishment of the Osteen exception area, as determined earlier in this Order. Tables 3-1 and 3-2 summarize all of the routes for which a dialing pattern change would be needed in the modified version of Alternative #6.

The dialing pattern - whether an intraNPA or interNPA route is consistent, however, with the overall dialing patterns for area code relief, as shown in Table 3-3. Therefore, the dialing patterns shown in Table 3-3 for the 904 NPA will be implemented.

CONCLUSION

The record shows that the dialing pattern for local, toll, EAS, and ECS calls for the 305/786, 561, 954, and 904 area codes should be as follows: Local, EAS, and ECS calls not subject to IXC competition should be on a 7-digit basis within a geographic area code, a 10-digit basis within an overlay area, and 10-digit basis between area codes and outside of an overlay area. Toll and ECS calling which is subject to IXC competition should be on a 1+10digit basis. Accordingly, the dialing patterns for area code relief in the 305/786, 561, 954, and 904 NPAs are as set forth in the following Table 3-3. ORDER NO. PSC-00-1937A-PAA-TL ATTACHMENT A DOCKETS NOS. 990455-TL,990456-TL, 990457-TL, 990517-TL PAGE 6

	DIALING PATTERNS		
TYPE OF CALL	Within Geographic Area Code	Within Overlay	Between Area Codes, Outside Overlay
Local/EAS	7	10	10
ECS Routes Closed to IXC Competition	7	10	10
ECS Routes Open to IXC Competition	1 +10	1 +10	1 +10
Toll	1 +10	1 +10	1 +10

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Table 3-3: Dialing patterns for area code relief

VIII. IMPLEMENTATION SCHEDULE

FCC Rule 47 C.F.R. §52.9(a)(1) states that any NPA relief plan must be implemented in a manner that ". . . facilitates entry into the telecommunications marketplace by making telecommunications numbering resources available on an efficient, timely basis to telecommunications carriers . . ." NANPA witness Foley testifies that:

> the industry recommended interval schedule for an overlay calls for NANPA to assign the relief NPA within 14 days of the release of a final order by the Commission. Transitional dialing would begin 90 days later and mandatory dialing would begin 180 days after the commencement of the transitional dialing period.

In prior NPA relief proceedings, we have instituted a permissive dialing period of approximately 8-9 months. Section 10 of the NPA Code Relief Planning and Notification Guidelines (NPA Guidelines) provides that the permissive dialing period should allow sufficient time for customers to:

1) revise printed materials,