J. Phillip Carver General Attorney

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Southern Bell Telephone and Telegraph Company c/o Marshall M. Criser III Suite 400 150 So. Monroe Street Tallahassee, Florida 32301 Phone (305) 530-5558

September 14, 1992

92-259 3969-Box#

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

Docket No. 900039-TL, 900755-TL, 910022-TL

Dear Mr. Tribble:

Enclosed please find an original and fifteen copies of Southern Bell Telephone and Telegraph Company's Petition for Entry of Amendatory Orders, which we ask that you file in the captioned docket.

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

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## CERTIFICATE OF SERVICE Docket No. 900039-TL

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I HEREBY CERTIFY that a copy of the foregoing has been furnished by United States Mail this  $14^{14}$  day of September, 1992 to:

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

Alan N. Berg Senior Attorney United Telephone Co. of Florida Post Office Box 5000 Altamonte Spgs, FL 32715-5000

David B. Erwin Young, van Assenderp, Varnadoe & Benton, PA 225 South Adams Street Post Office Box 1833 Tallahassee, Florida 32302-1833

Michael W. Tye
AT&T Communications of the
Southern States, Inc.
106 East College Avenue
Suite 1410
Tallahassee, Florida 32301

James W. Tyler Vista-United Telecomm. Post Office Box 10180 Lake Buena Vista, FL 32830

J Phillip Converses

## CERTIFICATE OF SERVICE Docket No. 900755-TL

• • • •

I HEREBY CERTIFY that a copy of the foregoing has been furnished by United States Mail this 14th day of September, 1992, to:

Division of Legal Services Florida Public Svc. Commission 101 East Gaines Street Tallahassee, FL 32399-0863

Alan N. Berg Senior Attorney United Telephone Co. of Florida Post Office Box 5000 Altamonte Spgs, FL 32715-5000

James W. Tyler Vista-United Telecomm. Post Office Box 10180 Lake Buena Vista, FL 32830

J. Phillip Converp

## CERTIFICATE OF SERVICE Docket No. 910022-TL

I HEREBY CERTIFY that a copy of the foregoing has been furnished by United States Mail this / 4th day of September, 1992 to:

Charles Murphy Division of Legal Services Florida Public Svc. Commission 101 East Gaines Street Tallahassee, FL 32399-0863

Richard H. Brashear ALLTEL Florida, Inc. Post Office Box 550 Live Oak, Florida 32060

Sam Wahlen Central Telephone Company Post Office Box 2214 Tallahassee, Florida 32316

David B. Erwin Young, van Assenderp, Varnadoe & Benton, PA 225 South Adams Street Post Office Box 1833 Tallahassee, Florida 32302-1833

Michael W. Tye
AT&T Communications of the
Southern States, Inc.
106 East College Avenue
Suite 1410
Tallahassee, Florida 32301

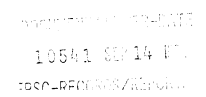
#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Resolution by the Orange County Board of County Commissioners for EAS between Mount Dora Exchange	)	Docket	No.	900039-TL
and the Apopka, Orlando, Winter Garden, Winter Park, East Orange, Reedy Creek, Windermere and Lake Buena Vista Exchanges	) ) )	Filed:	9/1	4/92
In re: Request by OSCEOLA COUNTY BOARD OF COUNTY COMMISSIONERS for Extended Area Service between Osceola and Orange Counties	) ) )	Docket	No.	900755 <b>-</b> TL
In re: Resolution by Bradford County Commission requesting extended area service within Bradford County, Union County, and Gainesville.	) ) )	Docket	No.	910022 <b>-</b> TL

# SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY'S PETITION FOR ENTRY OF AMENDATORY ORDERS

COMES NOW BellSouth Telecommunications, Inc., d/b/a Southern Bell Telephone and Telegraph Company ("Southern Bell" or "Company"), pursuant to Rule 25-22.036(4), Florida Administrative Code, and hereby seeks to have the Florida Public Service Commission enter an amendatory order in each of the above-referenced dockets to waive certain reporting requirements contained in the respective Notice of Proposed Agency Action Order entered in each of these dockets. In support thereof, Southern Bell states the following:

1. Southern Bell is a telephone company lawfully doing business in the State of Florida whose regulated operations are



subject to the jurisdiction of this Commission pursuant to Chapter 364, Laws of Florida.

2. Southern Bell's principal place of business in Florida is 150 W. Flagler Street, Suite 1910, Miami, Florida 33130. Pleadings and process in this matter may be served upon:

Harris R. Anthony
J. Phillip Carver
c/o Marshall M. Criser III
150 So. Monroe Street, Suite 400
Tallahassee, Florida 32301

3. In each of the dockets referred to above, the Florida Public Service Commission ("Commission") ordered the implementation of the alternative call plan known as the "\$.25 plan" by the entry of the respective orders identified below:

Docket No. 900039-TL; Order No. 24992.
Docket No. 900755-TL; Order No. 25450.
Docket No. 910022-TL; Order No. PSC-92-0282-FOF-TL.

- 4. Each of the above-referenced orders includes a requirement that quarterly reports be submitted to the Commission by Southern Bell for a period of from one to three years. 

  These reports are to include an extensive and detailed analysis of the calling usage by subscribers of each respective plan.
- 5. Specifically, the requirement that was included in each order is as follows:

Reporting for three years was required in Docket No. 900755-TL. The other dockets at issue contain orders that require reporting for one year.

Southern Bell shall file quarterly reports with our staff, broken down on a monthly basis. These reports shall include a detailed analysis of the distribution of calling usage among subscribers, over each route, segregated between business and residential users and combined, showing for each category the number of customers making zero (0) call, one (1) call, et cetera, through twenty-five (25) calls, and in ten (10) call increments thereafter, to ninetyfive (95) calls, and ninety-six (96) or more calls. These reports on usage shall be filed for a one year period following implementation. These usage reports shall also include a record of any customer contact, also with the reason for such contact, regarding the \$.25 calling plan.

• • •

- 6. This same reporting requirement was imposed for one year in Docket No. 910528-TL by Order No. 25772. On March 16, 1992, Southern Bell filed a request for a waiver of this requirement. In that request Southern Bell asserted that the reporting requirement was burdensome and expensive, and that it would not provide the Commission with useful information.
- 7. On April 20, 1992, the Commission entered an Amendatory Order (Order No. 25772-A) that deleted the above-referenced requirement and replaced it with the following:

Finally, the Compan[y] shall file appropriate tracking reports with our Staff following implementation of the \$.25 plan.

8. This Order further stated that the original, more extensive reporting requirement was a misstatement, and that the modified requirement reflected a correct reflection of the vote

of the Commission in that docket. The reason for the modification ordered in Docket No. 910528-TL applies equally to each of the dockets that are the subject of this Petition.

Accordingly, Southern Bell believes that Amendatory Orders granting the same relief should be entered in each of the dockets enumerated herein.

WHEREFORE, Southern Bell respectfully requests the entry of an Amendatory Order in each of the three above-referenced dockets to delete the reporting requirements set forth above in paragraph 5 and to replace this requirement with the modified reporting requirement that was ordered in Docket No. 910528-TL and which is set forth above in paragraph 7.

Respectfully submitted,

SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY

HARRIS R. ANTHONY

General Counsel-Florida

c/o Marshall M. Criser III

150 So. Monroe Street, Suite 400

Tallahassee, FL 32301

(305) 530-5555

J. PHILLIP CARVER

General Attorney

c/o Marshall M. Criser III

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(305) 530-5558