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MEMORANDUM

May 4, 1995

FPSC-RECORDS/REPORTING

TO: DIVISION OF RECORDS AND REPORTING

FROM: DIVISION OF LEGAL SERVICES (CANZANO) *E TR*

RE: DOCKET NO. 941281-TL - PETITION BY SUBSCRIBERS OF THE GROVELAND EXCHANGE FOR EXTENDED AREA SERVICE (EAS) TO THE ORLANDO, WINTER GARDEN, AND WINDERMERE EXCHANGES.

*0596-FOF*

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Attached is an ORDER GRANTING MOTION TO MODIFY ORDER REGARDING INTERLATA ROUTES to be issued in the above-referenced docket. (Number of pages in Order - 3).

DLC/mw  
Attachment  
cc: Division of Communications  
I: 9412810.DC

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition by subscribers ) DOCKET NO. 941281-TL  
of the Groveland exchange for ) ORDER NO. PSC-95-0596-POF-TL  
extended area service (EAS) to ) ISSUED: May 11, 1995  
the Orlando, Winter Garden, and )  
Windermere exchanges. )  
\_\_\_\_\_)

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK, Chairman  
J. TERRY DEASON  
JOE GARCIA  
JULIA L. JOHNSON  
DIANE K. KIESLING

ORDER GRANTING MOTION TO MODIFY ORDER  
REGARDING INTERLATA ROUTES

BY THE COMMISSION:

On March 10, 1995, BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company (Southern Bell or Company) filed a Motion for Modification of Order No. PSC-95-0080-PCO-TL, issued January 17, 1995. The Order directed the Company to perform traffic studies on its interLATA (local access transport area) routes from the Groveland exchange to the Orlando, Winter Garden, and Windermere exchanges. Southern Bell has asked for relief on the interLATA routes stating that it no longer has the data necessary to complete the traffic studies.

Southern Bell stated in its motion that AT&T Communications of the Southern States, Inc. (AT&T) has "taken back" certain of the end-user billing activities that Southern Bell formerly performed. AT&T now performs all rating and recording functions associated with its traffic. In addition, AT&T has assumed billing for an estimated 60% of the business accounts. This transfer of functions means that Southern Bell no longer has access to all the interLATA data necessary to compile the traffic studies as required by our order. The information that Southern Bell has available would not reflect the true calling rates or distribution on a route.

Upon review, we shall grant Southern Bell's Motion for Modification. Currently, our staff is preparing rules, in Docket No. 930220-TL, to address the interLATA traffic study concern and

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FPCG-RECORDS/REPORTING

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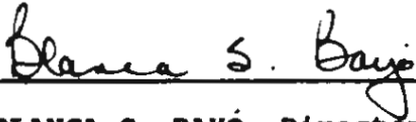
to determine how this interLATA data ought to be gathered. In cases such as the one before us, the majority of the calling is in the direction from the smaller exchanges to the larger exchanges, because the smaller exchanges have the community of interest to the larger exchanges. Based on past traffic studies, we have found that a route has never qualified for flat rate extended area service from the larger exchange to the smaller exchange. Most of the traffic on the routes in this docket, specifically the Groveland, Winter Garden, and Windermere exchanges, will be from United's exchanges to Southern Bell's Orlando exchange. Therefore, we find that Southern Bell's interLATA traffic information is not necessary to study these routes.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company's Motion for Modification of Order No. PSC-95-0080-PCO-TL is hereby granted and BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company shall not be required to file traffic data on the interLATA routes discussed in the body of this Order. It is further

ORDERED that this docket shall remain open.

By ORDER of the Florida Public Service Commission, this 11th day of May, 1995.

  
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BLANCA S. BAYÓ, Director  
Division of Records and Reporting

( S E A L )

DLC

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), 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 intermediats 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 intermediats 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.