

CERTIFICATE OF SERVICE

DOCKET NO. 960786-TL

I HEREBY CERTIFY that a true copy of the foregoing has been furnished by U.S. Mail or hand-delivery to the following parties of record this 17th day of September, 1997:

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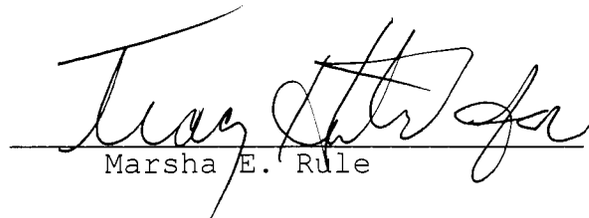
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Marsha E. Rule

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Consideration of BellSouth)	
Telecommunications, Inc. entry)	
into InterLATA Services pursuant)	Docket No. 960786-TL
to Section 271 of the Federal)	
Telecommunications Act of 1996)	Filed: September 17, 1997
_____)	

AT&T 'S OBJECTIONS TO BELL SOUTH'S FINAL STATEMENT OF GENERALLY AVAILABLE TERMS AND CONDITIONS

AT&T Communications of the Southern States, Inc. (hereinafter "AT&T"), hereby files its objections to BellSouth Telecommunications, Inc.'s Final Statement of Generally Available Terms and Conditions ("SGAT") filed with the Commission on September 11, 1997. BellSouth's Final Statement of Generally Available Terms and Conditions was also filed with the Commission as Late-Filed Exhibit 125 on the same date.

In BellSouth's Filing of Final Statement, it states in paragraph 4 that "[t]he Final

ACK _____

AFA _____

APP _____

CAF _____

CMU *True*

CTR _____

EAG _____

LEG 2

LIN 3

OPC _____

RCH _____

SEC 1

WAS _____

OTH _____

SGAT filed herein is identical to the Revised SGAT filed on August 25, 1997 in all respects." Counsel for BellSouth indicated at least twice during the hearing that the Final Statement filed would be no different from the draft that was filed. (Carver, Tr. 48; White, Tr. 3533-3534) In addition, Witness Varner stated in regard to filing the final statement that "all we will do is take the word 'draft' off of the statement that we filed on August 25th."

However, a comparison of the August 25, 1997, Revised SGAT with the September 11, 1997, Final SGAT reveals that the two documents are not identical. On

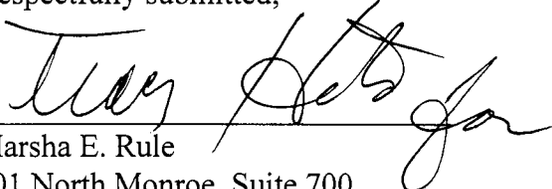
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several pages, language contained in the Revised SGAT is deleted from the Final SGAT. For example, on page 4 in paragraph 7, language inserted into the August 25th draft is omitted from the Final SGAT filed September 11. Also in numerous instances, language found in the Final SGAT is inconsistent with the language used in the Revised SGAT .

AT&T also objects to the Final SGAT because AT&T was not provided a copy of the attachments referenced throughout the Final SGAT which makes it incomplete in addition to being different than what was represented by BellSouth counsel and witnesses.

Accordingly, AT&T objects to the admission of Late-Filed Exhibit 125 and to any further consideration of the "FINAL" SGAT on the grounds that AT&T has had an inadequate opportunity to address the "FINAL" SGAT and the reasons for the changes from the draft, as well as the omission from the filing of the referenced documents that would complete the filing.

Respectfully submitted,


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