

BEFORE THE FLORIDA  
PUBLIC SERVICE COMMISSION  
DOCKET NO. 920260-TL

THE FLORIDA INTEREXCHANGE  
CARRIERS ASSOCIATION,

Appellant,

v.

FLORIDA PUBLIC SERVICE  
COMMISSION,

Appellee.

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FILED

STATEMENT OF JUDICIAL ACTS TO BE REVIEWED

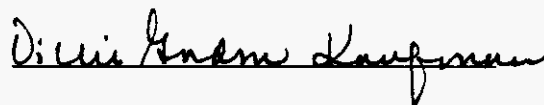
Pursuant to Rule 9.200(a)(2), Florida Rules of Appellate Procedure, the Florida Interexchange Carriers Association (FIXCA) has directed the Clerk to transmit less than the entire record to the Court. Therefore, FIXCA files this Statement of Judicial Acts to Be Reviewed.

The entire record in this case is voluminous because this docket began several years ago as a full revenue requirements investigation dealing with a broad range of issues concerning Southern Bell Telephone and Telegraph Company (Southern Bell) and was consolidated with three other dockets. However, the Florida Public Service Commission (Commission) action which FIXCA asks the Court to review is quite narrow. FIXCA's appeal concerns only whether the Commission correctly interpreted and applied the new telecommunications statute (Chapter 95-403) in approving

DOCUMENT NUMBER-DATE  
12325 DEC-88  
FPSC-RECORDS/REPORTING

Southern Bell's Extended Calling Service. Therefore, FIXCA has directed the Clerk to transmit only the portion of the record relevant to this issue.

Filed: December 8, 1995



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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the Florida Interexchange Carriers Association's Statement of Judicial Acts to be Reviewed has been furnished by U.S. Mail to the following parties of record, this 8th day of December, 1995:

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