

RIGINAL

EC-6 PM 4:3

JAMES MEZA III Attorney

BellSouth Telecommunications, Inc. 150 South Monroe Street Room 400 Tallahassee, Florida 32301 (305) 347-5561

December 6, 2002

Mrs. Blanca S. Bayó
Director, Division of the Commission Clerk
And Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Docket No.: 021214-TL

Petition for Expedited Review of Growth Code Denials by the Number Pooling Administrator for the Jacksonville Exchange

(Beachwood)

Dear Ms. Bayó:

Enclosed is an original and fifteen copies of BellSouth Telecommunications, Inc.'s Petition for Expedited Review of NXX-X Code Denial, which we ask that you file in the new captioned matter.

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 Certificate of Service.

Sincerely.

James Meza III

FPSC-BUREAU OF RECORDS

cc: All Parties of Record Marshall M. Criser III R. Douglas Lackey Nancy B. White

DOCUMENT NUMBER - DATE

13378 DEC-68

FPSC-COMMISSION CLERK-

CERTIFICATE OF SERVICE

Petition for Expedited Review of Growth Code Denials by the Number Pooling Administrator for the Jacksonville exchange (Beachwood)

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

U.S. Mail this 6th day of December, 2002 to the following:

Staff Counsel
Florida Public Service
Commission
Division of Legal Services
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

NANPA Thomas Foley NPA Relief Planner 820 Riverbend Blvd. Longwood, Florida 32779-2327

James Meza III (UM)

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Expedited Review of Growth)	Docket No. D2/2/4-TL
Code Denials by the Number Pooling Administra	ator)	
for the Jacksonville exchange (Beachwood))	Filed: December 6, 2002
)	

PETITION FOR EXPEDITED REVIEW OF NXX-X CODE DENIAL

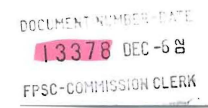
BellSouth Telecommunications, Inc. ("BellSouth"), pursuant to 47 C.F.R. § 52.15(g)(iv), Federal Communications Commission ("FCC") Order FCC 00-104, and Florida Public Service Commission ("Commission") Order No. PSC-01-1873-PCO-TL, petitions the Commission to review the Pooling Administrator's ("NeuStar") denial of BellSouth's request for additional numbering resources in the Jacksonville exchange. In support of this petition, BellSouth states:

PARTIES

- 1. BellSouth is a corporation organized and formed under the laws of the State of Georgia and an incumbent local exchange company ("ILEC") regulated by the Commission and authorized to provide local exchange telecommunications and intraLATA toll telecommunications in the State of Florida.
- 2. NeuStar is an independent non-governmental entity, which is responsible for administering and managing the numbering resources in pooling areas. See 47 C.F.R. § 52.20(d).

JURISDICTION

3. The Commission has jurisdiction of this matter pursuant to Industry Numbering Committees (INC) Number Pooling Guidelines Sections 3.7 and 12(c). This



provision provides that a carrier may challenge NeuStar's decision to deny numbering resources to the appropriate regulatory authority.

BACKGROUND AND REQUEST FOR RELIEF

- 4. On March 31, 2000, the FCC issued Order No. 00-104 ("FCC 00-104" or the "Order") in the Numbering Resource Optimization docket (Docket No. 99-200). The goal of FCC 00-104 was to implement uniform standards governing requests for telephone numbering resources in order to increase efficiency in the use of telephone numbers and to avoid further exhaustion of telephone numbers under the NANP.
- 5. Among other things, FCC 00-104 adopted a revised standard for assessing a carrier's need for numbering resources by requiring rate center based utilization rates to be reported to North American Numbering Plan Administrator ("NANPA"). FCC Order at § 105. The FCC further required that, to qualify for access to new numbering resources, applicants must establish that existing numbering inventory within the applicant's rate center will be exhausted within six months of the application. Prior to the ruling, the Central Office Code Assignment Guidelines, used by the industry and NANPA to make code assignments, required the applicant's existing number inventory within the applicant's serving switch to exhaust within a specific months-to-exhaust ("MTE") of the code application in order for a code to be assigned or for the carrier to prove that it was unable to meet a specific customer's request with its current inventory of numbers. The FCC stated that the shift to a "rate center" basis for determining the need for new numbering resources was intended to "more accurately reflect how numbering resources are assigned" and to allow "carriers to obtain numbering resources in response to specific customer demands." FCC Order at ¶ 105.

- 6. On December 29, 2000, the FCC also released FCC 00-429, which reaffirmed FCC 00-104 and also required carriers to also meet a 60 percent initial utilization threshold. FCC 00-429 at ¶ 26. Based on these two FCC orders, carriers are required to meet a six MTE criteria as well as a utilization threshold on a rate center/exchange basis in order to be granted additional numbering resources. <u>Id.</u> at ¶ 29.
- 7. In FCC 00-104, the FCC directed the industry and the Pooling Administrator to comply with the INC Pooling Guidelines. FCC 11-104 ¶183. Pursuant to the INC Guidelines, in order to obtain thousand-block allocations, the carrier must demonstrate that its existing numbering resources for the rate center will exhaust within six (6) months and also have a utilization of 60 percent for the specific rate center. See INC Guidelines Section 4.3(d) and Appendix 3. These requirements are known as the six (6) months-to-exhaust ("MTE") and utilization threshold.
- 8. Since the beginning of this year, BellSouth has submitted several requests for additional numbering resources to North American Numbering Plan Administrator ("NANPA") and NeuStar for assignment of additional numbering resources to meet the demands of its customers in several Florida exchanges, including Daytona Beach, DeLand, Deerfield Beach, Ft. Lauderdale, Jacksonville, Miami, North Dade, Orlando, and West Palm Beach.
- 9. BellSouth has completed these applications in accordance with INC guidelines and filled out the necessary Months-to-Exhaust and Utilization Certification Worksheets as required.
- 10. BellSouth has utilized mechanisms such as number pooling to manage its numbering resources in the most efficient manner. However, as the Commission is well

aware, in some circumstances, BellSouth has been required to petition the Commission for relief.

- 11. On May 25, 2001, BellSouth petitioned the Commission to develop an expedited process to review NANPA's denial of a request for additional numbering resources to minimize the delay carrier's experience in attempting to challenge a denial by NANPA. As a result of the BellSouth's Petition and the Commission's efforts to make numbering resources available to carriers, the Commission issued Order No. PSC-01-1873-PCO-TL setting forth an expedited code denial process for non-pooling areas. On March 15, 2002, the Commission issued Order No. PSC-02-0352-PAA-TL adopting the same expedited code denial process for pooling areas.
- 12. The Jacksonville exchange consists of thirteen (13) central offices and switching entities, Arlington (JCVLFLARDS0), Beachwood (JCVLFLBWDS0), Clay Street (JCVLFLCLDS0), Ft. Caroline (JCVLFLFCDS0), Lake Forest (JCVLFLLF76E), Mandarin-Loretto (MNDRFLLODS0), Mandarin-Avenues (MNDRFLAVDS0), Normandy (JCVLFLNODS0), Oceanway (JCVLFLOWDS0), Riverside (JCVLFLRV38E), San Jose (JCVLFLSJ73E), San Marco (JCVLFLSMDS0), and Westconnett (JCVLFLWCDS0).
- 13. On December 3, 2002, BellSouth requested additional numbering resources from NeuStar for the Jacksonville Beachwood switch. ¹ See Attachment 1. Specifically, BellSouth requested five 1,000 consecutive number blocks in order to meet

¹ The request listed the wrong switch CLLI. Since the switches are in the same exchange and the supporting data is the same, NeuStar would have denied the request even if the correct CLLI were listed.

- a specific customer's request for 5,000 telephone numbers. Due to dialing pattern restrictions, the customer cannot use blocks in the format of NXX-0, NXX-1 or NXX-9.
- 14. At the time of the code request, the Jacksonville exchange had a MTE of 25.65 and a utilization of 78.32%.
- 15. On December 3, 2002, NeuStar denied BellSouth's request for additional numbering resources because BellSouth had not met the rate center based MTE criteria, notwithstanding the fact that BellSouth is unable to provide the numbering resources requested by the specific customer. See Attachment 2. Attached to this Petition is the customer contact information. See Attachment 3.
- 16. As discussed above, both the FCC Order and the INC guidelines provide that state regulatory authorities have the power and authority to review NeuStar's decision to deny a request for numbering resources. See INC Number Pooling Guidelines Sections 3.7 and 12(c).
- 17. Under earlier MTE procedures used by NANPA, waivers or exceptions were granted when customer hardships could be demonstrated or when the service provider's inventory did not have a block of sequential numbers large enough to meet the customer's specific request. Under existing procedures, NeuStar nor NANPA looks at the number of MTE and utilization for the entire rate center without exception. The current process is arbitrary and results in (1) decisions contrary to the public interest and welfare of consumers in the State of Florida, and (2) decisions that do not necessarily promote the efficient use of telephone numbers.
- 18. BellSouth requests that the Commission's reverse NeuStar's decision to withhold numbering resources from BellSouth on the following grounds:

- (a) NeuStar's denial of numbering resources to BellSouth interferes with BellSouth's ability to serve its customers within the State of Florida.
- (b) The MTE at the rate center level requirement is discriminatory against the incumbent LEC, since the ILEC is typically the only local service provider with multiple switches in a rate center. The ILEC deploys multiple switches in a rate center in order to meet customer demand for telephone service. The new FCC rules for obtaining numbering resources both penalizes and discriminates against the ILECs for deploying multiple switches. BellSouth believes that it is patently unfair to require that the ILEC only get six (6) MTE in all the switches it has deployed in a rate center, when the ALECs, which have recently entered the local service market, have to meet the MTE requirement in only the single switch that they have deployed to serve their customers in a single rate center or even multiple rate centers.
- (c) As a result of NeuStar's denial of BellSouth's request for additional numbering resources, BellSouth will be unable to provide telecommunications services to its customers as required under Florida law.

WHEREFORE, BellSouth requests:

- 1. The Commission review the decision of NeuStar to deny BellSouth's request for additional numbering resources for the Jacksonville exchange; and
- 2. The Commission direct NeuStar to provide the requested numbering resources for the Jacksonville exchange as discussed above.

Respectfully submitted this 6th day of December, 2002.

BELLSOUTH TELECOMMUNICATIONS, INC.

Nancy B. White

James Meza III

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Tallahassee, Florida 32301

(305) 347-5558

R. Douglas Lackey

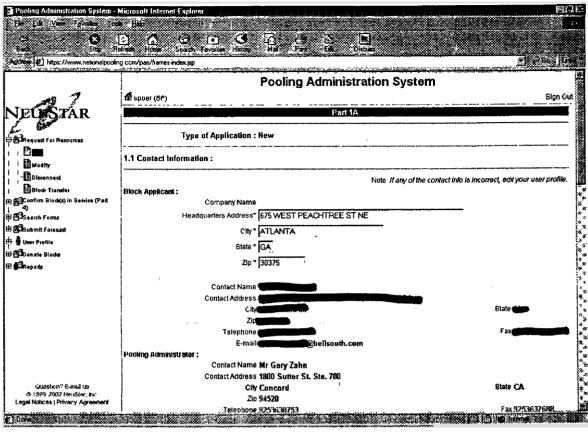
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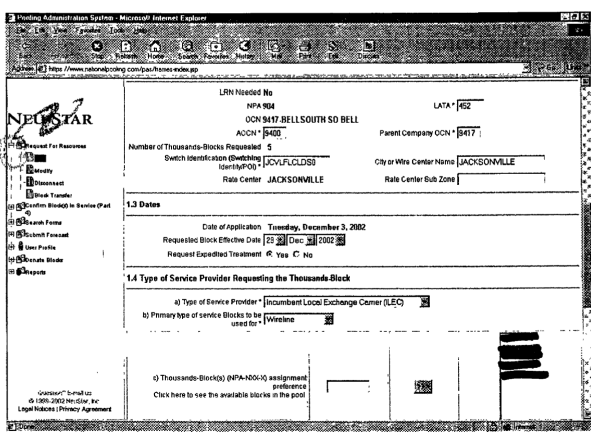
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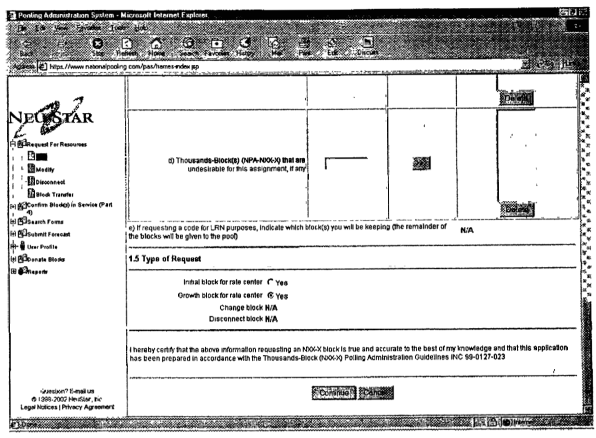
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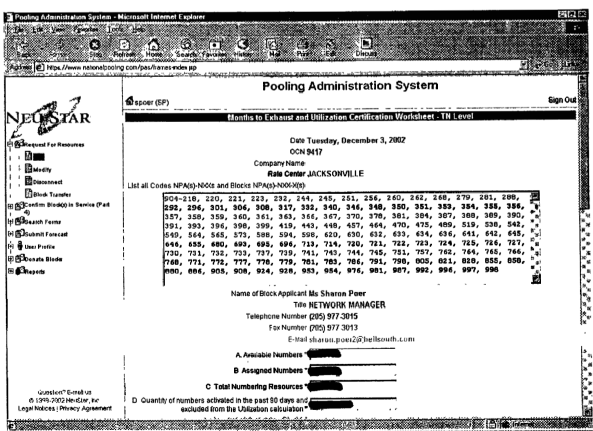
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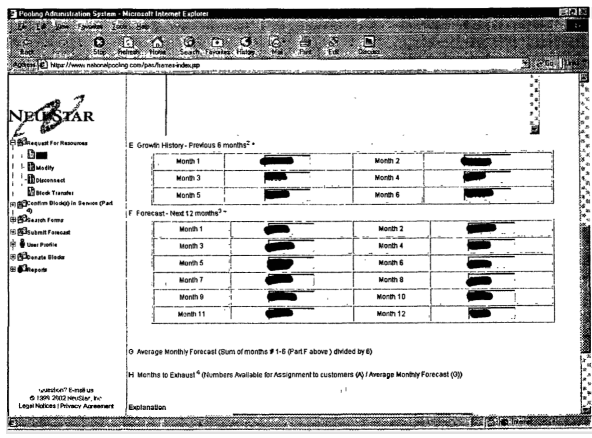
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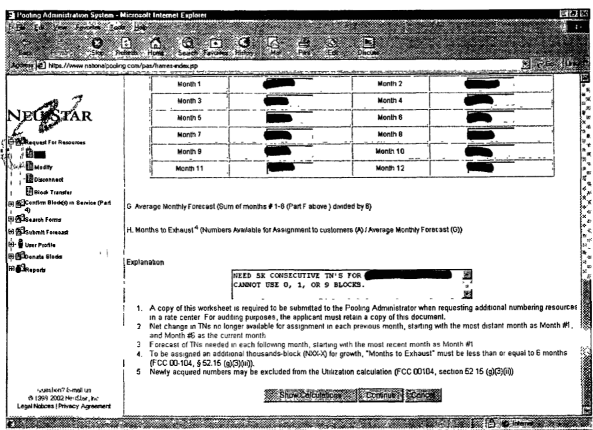


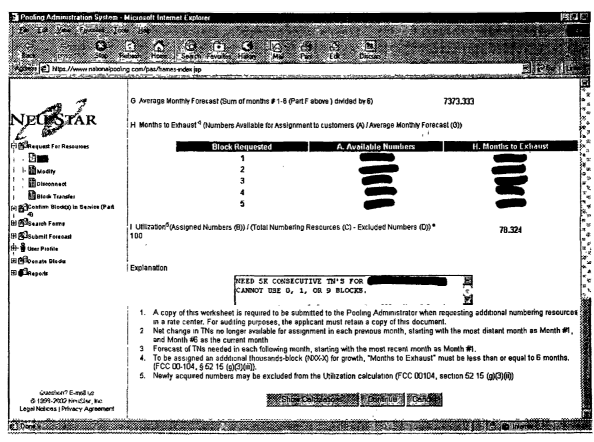


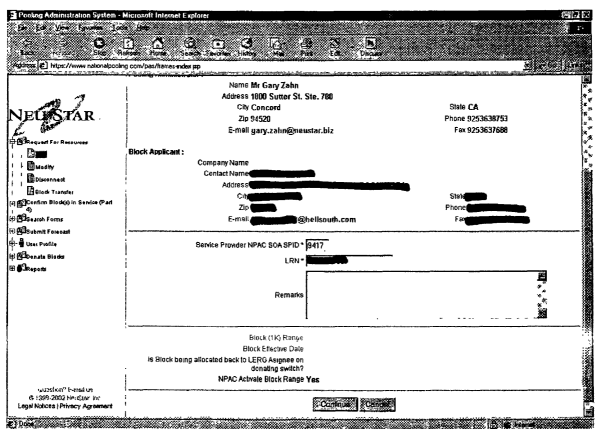


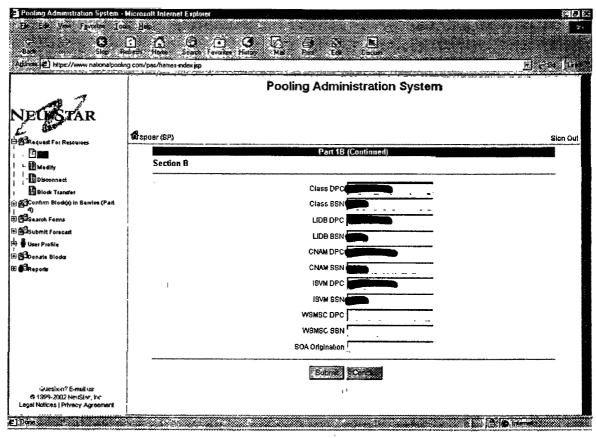


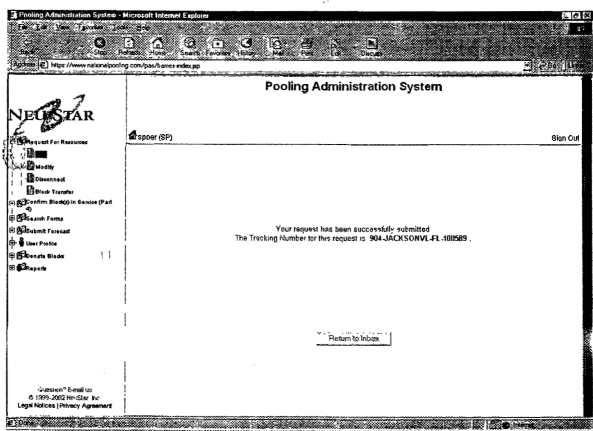


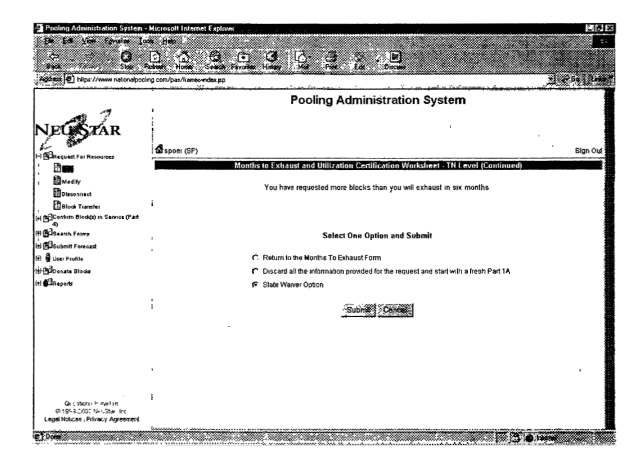












Jacksonville Exchange Months to Exhaust Summary Report September 2002

TMRC: 904 JKVL	CLLI	Switch Type	WC	Entity	NPA	тта	K Blks	Avail	Grth Per MO	MTE
JACKSONVILLE	JCVLFLARDS0	5E13.1	FAR	0	904	721	103			,
JACKSONVILLE	JCVLFLBWDS0	5E13.1	FBH	0	904	641	194			
JACKSONVILLE	JCVLFLCLDS0	5E14.1	FCC	0	904	353	289			
JACKSONVILLE	JCVLFLFCDS0	DMS100	FFC	0	904	743	37_			
JACKSONVILLE	JCVLFLLF76E	1AE12	FLF	0	904	764	57			
JACKSONVILLE	JCVLFLNODS0	DMS100	FNO	0	904	781	65			
JACKSONVILLE	JCVLFLOWDS0	DMS100	FOW	0	904	751	54			
JACKSONVILLE	JCVLFLRV38E	1AE12	FRV	0	904	384	60			
JACKSONVILLE	JCVLFLSJ73E	DMS100	FSJ	0	904	731	135			
JACKSONVILLE	JCVLFLSMDS0	DMS100	FSA	0	904	396	109			
JACKSONVILLE	JCVLFLWCDS0	5E13.1	FWS	0	904	771	98			
JACKSONVILLE	MNDRFLAVDS0	DMS100	FAV	0	904	363	50	•	-	
JACKSONVILLE	MNDRFLLODS0	5E13.1	FMN	0	904	268	134			
Total							1385			
lote: Remotes are include	d in the data for th	ne Hosts.								
Customer Contact Informa	tion									