## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Tariff filing to )
introduce a limited service )
offering for Line Intercept )
Service by BELLSOUTH TELECOM-)
MUNICATIONS, INC. d/b/a )
SOUTHERN BELL TELEPHONE AND )
TELEGRAPH COMPANY )

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DOCKET NO. 920721-TL ORDER NO. PSC-92-0863-FOF-TL ISSUED: 08/25/92

The following Commissioners participated in the disposition of this matter:

THOMAS M. BEARD, Chairman J. TERRY DEASON BETTY EASLEY LUIS J. LAUREDO

## ORDER APPROVING TARIFF

## BY THE COMMISSION:

On June 5, 1992, BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company (Southern Bell or the Company) filed proposed revisions to its General Subscriber Service Tariff. The purpose of the filing is to introduce Line Intercept Service (LIS), a voice mail feature for paystations, as a Limited Service Offering (LSO) in its Alhambrah, Allapattah, and Silver Oaks wire centers.

LIS will provide access to an enhanced service provider's (ESP's) coin voice messaging service (VMS) from a local exchange company (LEC) or nonLEC paystation. When a pay telephone customer encounters a busy signal or ring-no-answer condition on a local or toll call, the LIS offers the customer the opportunity to use a coin VMS. The end user will have access to voice mail service from LIS equipped paystations. If the call is no answer or busy, LIS service will provide an electronic intercept asking if the customer wishes to leave a message and the charge for the service. LIS will allow the paystation to collect the money, access the ESP, and complete a voice mail message to be delivered. This allows paystations without internal voice mail the capability to access the service.

Southern Bell's largest expected customer for this service is its own MemoryCall division, which will provide voice mail capabilities to the Company's paystations. Additionally, nonLEC

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payphone providers have been notified of the trial. Southern Bell proposes the following rates for LIS:

- 1) Each ESP must subscribe to at least one "chassis" (a housing or rack in the central office used to connect each pay telephone line to LIS service) per 32 VMS-equipped paystations at \$325.00/chassis/month.
- 2) \$25.00/month for each station equipped with LIS service.
- 3) \$0.25 for each call routed to the ESP from the equipped paystation.

The charges will be billed directly to the ESP, which will be responsible for collecting any revenues from the payphone provider to cover the costs of the service.

We believe that this filing is appropriate. The service will be limited to a few exchanges, and may prove to be a useful feature for many customers. Also, cost and revenue data gathered during the trial will be reviewed before we address the permanent status of the service. If the Company does not file for permanent status by the end of this one year trial period, the tariff will expire. Accordingly, we hereby approve the tariff as filed, effective August 5, 1992.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the proposed tariff introducing a limited service offering for Line Intercept Service by BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company is hereby approved, effective August 5, 1992. It is further

ORDERED that if a protest is filed in accordance with the requirement set forth below, the tariff shall remain in effect with any increase in revenues held subject to refund pending resolution of the protest. It is further

ORDERED that if no protest is filed in accordance with the requirement set forth below, this docket shall be closed.

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By ORDER of the Florida Public Service Commission this  $\underline{25th}$  day of  $\underline{August}$ ,  $\underline{1992}$ .

Division of Records and Reporting

(SEAL)

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## 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.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the action proposed files a petition for a formal 25-22.036(4), Florida Rule provided by proceeding, as provided Rule form Administrative Code, in the 25-22.036(7)(a)(d) and (e), Florida Administrative Code. petition must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on September 15, 1992.

In the absence of such a petition, this order shall become final on the day subsequent to the above date.

Any objection or protest filed in this docket before the issuance date of this Order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this Order becomes final on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by the First District Court of Appeal in the case of a water or wastewater utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days of the date this Order becomes final, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.