

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Resolution by the Palm Beach County Board of County Commissioners for extended area service between all exchanges in Palm Beach County.) DOCKET NO. 921193-TL

In Re: Petition by the residents of Polo Park requesting extended area service (EAS) between the Haines City exchange and the Orlando, West Kissimmee, Lake Buena Vista, Windermere, Reedy Creek, Winter Park, Clermont, Winter Garden and St. Cloud exchanges.) DOCKET NO. 930173-TL

In Re: Resolution by the Lake County Board of Commissioners for extended area service (EAS) between the Mt. Dora exchange and the Sanford, Geneva, and Oviedo exchanges.) DOCKET NO. 930234-TL

In Re: Resolution by the Taylor County Board of Commissioners for countywide extended area service (EAS) within Taylor County.) DOCKET NO. 930235-TL
ORDER NO. PSC-93-1168-FOF-TL
ISSUED: August 10, 1993

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK
JULIA L. JOHNSON

ORDER PARTIALLY MODIFYING PREVIOUS ORDERS

BY THE COMMISSION:

By separate orders issued in each of the above-referenced dockets, we directed BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company (Southern Bell or the Company) to perform traffic studies on certain routes as identified in each of the orders. We directed the Company to conduct these

DOCKETED DATE

98522 AUG 10 93

FILED

ORDER NO. PSC-93-1168-FOF-TL
DOCKETS NOS. 921193-TL, 930173-TL, 930234-TL, 930235-TL
PAGE 2

traffic studies in order to further evaluate the requests for extended area service (EAS) filed in each of these dockets.

On June 7, 1993, Southern Bell filed a Motion for Modification in Docket No. 921193-TL. On June 21, 1993, it filed a Motion for Stay in Dockets Nos. 930173-TL, 930234-TL, and 930235-TL. These Motions request the Commission to relieve Southern Bell from the requirement to conduct traffic studies on the interLATA (local access transport area) routes in these dockets because Southern Bell no longer performs recording and rating of interLATA calls for AT&T Communications of the Southern States, Inc. (ATT-C) on the interLATA routes in question. Southern Bell states that since it no longer performs this function, it no longer has the data, nor does it have access to the data that would allow it to provide the Commission with the requested information.

Upon consideration, we find it appropriate to grant the requested relief. Accordingly, Southern Bell shall be relieved from the requirement to provide traffic data on the interLATA routes in these four dockets. We will address the question of how this data ought to be gathered through the workshop process.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that our prior orders requiring BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company to perform traffic studies on certain routes are hereby modified in these four dockets to the extent and for the reasons set forth herein. It is further

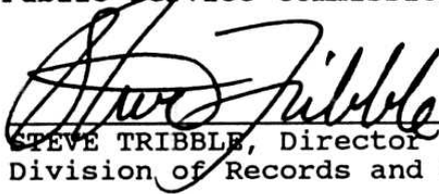
ORDERED that the Motion for Modification filed by BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company on June 7, 1993, in Docket No. 921193-TL, is hereby granted. It is further

ORDERED that the Motion for Stay filed by BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company on June 21, 1993, in Dockets Nos. 930173-TL, 930234-TL, and 930235-TL, is hereby granted. It is further

ORDERED that these dockets shall remain open.

ORDER NO. PSC-93-1168-FOF-TL
DOCKETS NOS. 921193-TL, 930173-TL, 930234-TL, 930235-TL
PAGE 3

By ORDER of the Florida Public Service Commission this 10th
day of August, 1993.


STEVE TRIBBLE, Director
Division of Records and Reporting

(S E A L)

ABG

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 intermediate 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 intermediate 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.