## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request for approval of ) DOCKET NO. 950513-TL
tariff filing to make Local ) ORDER NO. PSC-95-0856-FOF-TL
Usage Detail available to ) ISSUED: July 17, 1995
foreign exchange subscribers by )
BellSouth Telecommunications, )
Inc. d/b/a Southern Bell )
Telephone and Telegraph Company. )
(T-95-249 filed 4/21/95) )

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK, Chairman J. TERRY DEASON JOE GARCIA JULIA L. JOHNSON DIANE K. KIESLING

## ORDER APPROVING TARIFF

BY THE COMMISSION:

On April 21, 1995, BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company (Southern Bell or the Company) filed a tariff to make Local Usage Detail available to its Foreign Exchange customers.

Foreign Exchange (FX) service is exchange service furnished to a subscriber from an exchange other than the one from which the subscriber would normally be served. This allows subscribers to have local presence and two-way communications in an exchange different from their own. In October 1991, FX service was converted to a usage based service, prior to that date it was a flat rate service. Local Usage Detail (LUD) is an option for the Foreign Exchange Subscriber who desires a printed listing of local call details for calls placed to the basic local calling area and to the expanded calling area, if applicable, in addition to the usual summary billing of all dialed, sent-paid, billed local usage.

We approved Southern Bell's LUD for public telephone access and Smartline customers by Order No. PSC-94-0365-FOF-TL issued March 30, 1994 and Southern Bell's LUD for Local Calling Plus and Extended Calling Plus by Order No. PSC-94-0743-FOF-TL, issued June 16, 1994.

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Southern Bell proposes to offer LUD to Foreign Exchange subscribers on a per account basis. Thus, the provision of LUD will coincide with the billing periods for the access lines to receive detailed billing. The reporting of expanded call details will start at the beginning of a billing period and stop at the end of a billing period.

The demand for LUD is not expected to be significant. The feature is readily available in Southern Bell's billing process; therefore, only minimal work on operational methods and procedures is required. The proposed rate for the service is \$0.01 per call listed. It is based on rate/cost support data submitted with prior LUD services offerings.

Upon consideration, Southern Bell's proposed tariff revision to make Local Usage Detail available to its Foreign Exchange Subscribers is appropriate. It will provide FX customers the opportunity to monitor originating local usage patterns on their access lines.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company's tariff to make Local Usage Detail available to its Foreign Exchange customers is hereby approved. It is further

ORDERED that this tariff shall be effective July 1, 1995. It is further

ORDERED that if a protest is filed in accordance with the requirements 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 requirements set forth below, this docket shall be closed.

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By ORDER of the Florida Public Service Commission, this <u>17th</u> day of <u>July</u>, <u>1995</u>.

BLANCA S. BAYÓ, Director Division of Records and Reporting

by: Kay Pline Chief, Bureau of Records

(SEAL)

MMB

## 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 proceeding, as provided by Rule 25-22.036(4), Florida Administrative Code, in the form provided by Rule 25-22.036(7)(a)(d) and (e), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on <u>August 7, 1995</u>.

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. ORDER NO. PSC-95-0856-FOF-TL DOCKET NO. 950513-TL PAGE 4

. . .

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.