BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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-97-1317-PCO-TL ISSUED: October 23, 1997

The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON SUSAN F. CLARK JOE GARCIA

ORDER SETTING MATTER FOR HEARING

We opened this docket in response to a resolution filed by the Board of County Commissioners of Taylor County on January 29, 1993, requesting extended area service (EAS) between all exchanges in Taylor County. Taylor County contains all or part of the Perry, Keaton Beach, and Cross City exchanges. The Cross City exchange is served by BellSouth Telecommunications, Inc. (BellSouth) and is located in the Gainesville LATA, while the Perry and Keaton Beach exchanges are served by Gulf Telephone Company (Gulf) and are located in the Tallahassee LATA.

By Order No. PSC-96-0557-FOF-TL, issued April 25, 1996, we set this matter for hearing on community of interest issues because BellSouth was unable to provide interLATA traffic data from its exchange to the other Taylor County exchanges.

By Order No. PSC-96-1007-PCO-TL, issued August 6, 1996, the procedural dates in this docket were extended in order to allow us time to review the impact of the Telecommunications Act of 1996 (the Act) on pending requests for interLATA EAS on BellSouth routes. There was some concern that under Section 271 of the Act, Bell operating companies (BOCs) are clearly prohibited from originating interLATA traffic until the BOCs meet certain

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conditions. Under Section 272 of the Act, even after it meets the requirements of Section 271, a BOC may only originate interLATA telecommunications services through a separate and independent affiliate. In view of these concerns, by Order No. PSC-96-1335-FOF-TL, issued November 5, 1996, we directed Commission staff to conduct a staff workshop in order to gather additional information regarding the implications of the Act for BellSouth EAS routes and to allow the parties in all affected toll relief dockets an opportunity to participate. Staff conducted the workshop on November 18, 1996, and the participants were asked to file postworkshop comments.

On May 30, 1997, by Order No. PSC-97-0621-FOF-TL, we determined that the Act appeared to prohibit BellSouth from originating interLATA traffic. Furthermore, we found that although a BellSouth affiliate could carry interLATA EAS or ECS traffic, pursuant to Section 364.385(2), Florida Statutes, we would not be able to order such an affiliate to implement what would be considered a basic service because only LECs may be required to provide basic services. We, therefore, suspended action in this docket pending a hearing on the issue of whether one-way toll relief was appropriate. In a separate order, Order No. PSC-97-0622-FOF-TL, issued May 30, 1997, we set the issue of the feasibility of one-way ECS for hearing.

On July 15, 1997, the Federal Communications Commission (FCC) issued Order 97-244 which indicates that the FCC will continue to consider requests for waiver of the LATA boundaries in order to allow the provision of flat-rate, non-optional local calling service.

On July 15, 1997, the FCC issued Order 97-244. That order addressed several petitions for modification of LATA boundaries to allow Ameritech, Bell Atlantic, BellSouth, Southwestern Bell, and US West to provide expanded local calling service. Therein, the FCC determined that the need for certain expanded local calling routes outweighed any anticompetitive risks, and therefore, it approved 23 of the requests to modify LATA boundaries. In approving these requests, the FCC emphasized that the LATAs were being modified solely to allow the BOCs to offer non-optional, flat rate local calling service. Any other types of service offered between the identified exchanges would still be considered interLATA. See FCC Order 97-244 at ¶ 19. In addition, in Section V of Order 97-244, Future LATA Modification Requests, the FCC set

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forth specific guidelines to assist BOCs in filing future LATA modification petitions.

In view of the FCC's apparent willingness to continue to consider requests for modification of LATA boundaries to allow BOCs to provide expanded, flat rate, local calling, we hereby reset this docket for hearing on community of interest issues.

Based on the foregoing, it is therefore

ORDERED by the Florida Public Service Commission that this matter shall be rescheduled for a hearing on community of interest issues. It is further

ORDERED that this docket shall remain open pending the outcome of the hearing.

By ORDER of the Florida Public Service Commission this <u>23rd</u> day of <u>October</u>, <u>1997</u>.

BLANCA S. BAYÓ, Director Division of Records and Reporting

Kay Flynn, Chief Bureau of Records

(SEAL)

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), 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. review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

MEMORANDUM

October 22, 1997



TO:

DIVISION OF RECORDS AND REPORTING

FROM:

DIVISION OF LEGAL SERVICES (CULPEPPER)

RE:

DOCKET NO. 930235-TL - RESOLUTION BY THE TAYLOR COUNTY BOARD OF COMMISSIONERS FOR COUNTYWIDE EXTENDED AREA

SERVICE (EAS) WITHIN TAYLOR COUNTY.

PSC-97-1317-PCO-TL

Attached is an <u>ORDER SETTING MATTER FOR HEARING</u>, to be issued in the above referenced docket. (Number of pages in order - 4)

BC/anr Attachment

cc: Division of Communications

I: 9302350.bc

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