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AIRBORNE EXPRESS

Ms. Blanca Bayo Director, Division of of Records and Recording Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Fla. 32399-0850 April 5 2001 April 5 2001 APR -9 PH 3: USC ANUS BEPOHTING SC-01

RE: Docket No's- 990455-TL, 990456-TL, 990457-TL, 990517-TL of PSC-01-0808

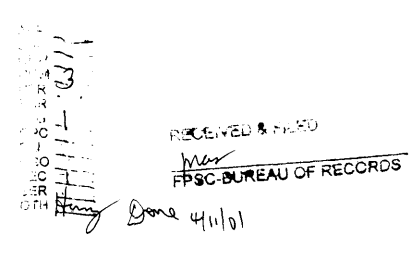
Dear Ms Bayo,

Enclosed is an original and 6 copies of Emmanuel Arvanitas' Reconsideration of Order Approving Offer of Settlement, which I ask you to file in the above referenced matter.

A copy of this letter is enclosed. Please mark to indicate that an original was filed, and return the same to me. Copies have been sent to the parties shown on the Certificate of Service attached.

Emmanuel Arvanitas

6256 Nancy Drive Jacksonville, Fla. 32244 (904)-374-8131



DOCUMENT NUMBER-DATE 04378 APR-95 FPSC-RECORDS/REPORTING In re: Request for review of proposed numbering plan relief for the 305/786 area code-Dade County and Monroe County/Keys Region

In re: Request for review of proposed numbering plan relief for the 561 area code

In re: Request for relief of proposed numbering plan relief for the 954 area code

In re: Request for review of proposed numbering plan relief for the 904 area code DOCKET NO. 990455-TP

DOCKET NO. 990456-TP

DOCKET NO. 990457-TP

DOCKET NO. 990517-TP ORDER NO. PSC-01-0808-AS -TL ISSUED: March 27,2001

RECONSIDERATION OF ORDER APPROVING OFFER OF SETTLEMENT

I, Emmanuel Arvanitas, a consumer living in the 904 area code region, city of Jacksonville, under Rule 25-22.060 of the Florida Administrative code do hereby ask for reconsideration of the above mentioned order.

I am asking for reconsideration of your order, ammended from the order PSC-00-1937-PAA-TL, that was issued October 20, 2000. In this order, non-pooling carriers (cellular phone carriers, further described as CMRS providers) were to have a 75% threshold before receiving new numbers. Inasmuch as they are not receiving numbers in 1000 blocks, as they (supposedly) are not LNP capable.

There seems to be a problem reading FCC order 00-429, December 29,2000 filing. In your latest order, you say,

"Recognizing certain inconsistancies between our Order and the FCC's numbering decisions, including the decision resulting in FCC 00-429..."

It is sad your own attorneys, for some strange reason can't read. As I review FCC 00-429, paragraph 23, I see there is no inconsistancy. And I quote:

"We therefore decline to delegate additional authority to state commissions to set different utilization thresholds, with one exception. State Commissions that are currently using a utilization threshold pursuant to delegated authority that exceeds 60% may continue to use their utilization threshold in those areas as long as it does not exceed the Commission's established ceiling of 75%."

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FPSC-RECORDS/REPORTING

Also, upon reading FCC 00-429 paragraph 44, it says,

"States using a utilization threshold that exceeds the currently established threshold of 60% in an active pooling trialneed not decrease their threshold in that area, but may continue to use that threshold up to a maximum of 75%."

Obviously one hand does not know what the other hand is doing in the PSC of Florida. you actually did a "Petition for Clarification" February 13, 2001 asking the FCC to identify what an "active pooling trial"is. (See attached FCC 99-200 filing)

In case you had forgotten, PAA order 00-1046 set the time and dates for pooling trials in mid summer 2000. Pooling implementation meetings started for 954 area code June 20,2000 telephonically with the PA administrator, which is Neustar. The block identification date for 954 area code started on November 12,2000. 904 and 561 had simular PA meetings with interested parties prior to Dec. 29 FCC order 00-429. Why couldn't you wait for the FCC to clarify, as per your petition? So, I am asking, because contrary to your statements in your order , there is no misunderstanding as to the FCC order's statements. Some good PSC attorney for the PSC of Florida is once again doing a favor for the Industry. In light of this correction, I am asking you to set aside the non-pooling threshold "watered down limit" of 60% until the FCC clarification of the PAA order defines it.

Also, in your order PSC-01-0808-AS-TL, I am deeply troubled by what looks to be an error that you will need to correct with an ERRATUM. On page 18, and I quote:

"There are no outstanding issues to address in Docket No. 990517-TL, therefore, that that docket shall be closed."

You are not closing 561 or 954 area code dockets, why would you close 904 -Jacksonville area code docket where I live? You haven't started pooling trials! Suppose Neustar(NANPA) and the Industry challenge the area code split for 904 like they did 561. Because you have closed the docket, you have made the people and their representitives in 904 area code deaf mutes. Therefore I ask you immediately to issue a change to leave that docket open, as it was no secret Industry wanted an OVERLAY, too in our region. With a closed docket, you would be impotent to challenge them.

I respectfully submit my Reconsideration for the grave mistakes that must be corrected for the well being of our East coast of Florida, and the proper administration of our Arvanitas- page 2 numbering resources, and admonish the Commissioners to do a better job reviewing orders before they are filed.

A Certificate of Service is also attached to this filing.

Sincerely,

Emmanuel Arvanitas 6256 Nancy Drive Jacksonville, Fla. 32244 (904)-374-8131 marvanitas@broadband.att.com

BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

In the Matter of)	
)	
Numbering Resource Optimization)	CC Docket No. 99-200
)	_
)	
Petition for Declaratory Ruling and Request For)	
Expedited Action on the July 15, 1997 Order of)	
the Pennsylvania Public Utility Commission)	CC Docket No. 96-98
Regarding Area Codes 412, 610, 215, and 717)	

FLORIDA PUBLIC SERVICE COMMISSION PETITION FOR CLARIFICATION OF SECOND REPORT AND ORDER IN CC DOCKET NO. 99-200

The Florida Public Service Commission (FPSC) submits this petition for clarification of Second Report and Order (00-429) in CC Docket No. 99-200 on Numbering Resource Optimization (NRO) measures which the Federal Communications Commission (FCC) released on December 29, 2000.

The FPSC is concerned with the FCC's statement in paragraph 44 of FCC 00-429. The FCC states that "States using a utilization threshold that exceeds the currently established initial threshold of 60% in an active pooling trial need not decrease their threshold in that area, but may continue to use their threshold up to a maximum of 75%." The FPSC requests a clarification from the FCC regarding the meaning of "active pooling trial." The FPSC generally believes that the active pooling trial date should be the date at which state commissions issue an order regarding a number pooling

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trial.

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In conclusion, we ask the FCC to clarify the meaning of "active pooling trial."

Respectfully submitted,

/s/

CYNTHIA B. MILLER, Esquire Bureau of Intergovernmental Liaison

FLORIDA PUBLIC SERVICE COMMISSION 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 (850) 413-6082

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DATED: February 13, 2001

CERTIFICATE OF SERVICE Docket Nos. 990455-TL, 990456-TL, 990457-TL and 990517-TL

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

(*) Facsimile and U.S. Mail this 5^{th} day of April, 2001 to the following:

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