BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Investigation into pricing of unbundled network elements.

DOCKET NO. 990649-TP ORDER NO. PSC-00-0540-PCO-TP ISSUED: March 16, 2000

SECOND REVISED ORDER ON PROCEDURE

On December 10, 1998, in Docket No. 981834-TP, the Florida Competitive Carriers Association (FCCA), the Telecommunications Resellers, Inc. (TRA), AT&T Communications of the Southern States, Inc. (AT&T), MCIMetro Access Transmission Services, LLC (MCIMetro), Technologies, Inc. (WorldCom), the Competitive WorldCom Telecommunications Association (Comptel), MGC Communications, Inc. (MGC), Intermedia Communications Inc. (Intermedia), Supra Telecommunications and Information Systems (Supra), Florida Digital Inc. (Florida Digital Network), and Northpoint Communications, Inc. (Northpoint) (collectively, "Competitive Carriers") filed their Petition of Competitive Carriers for Commission Action to Support Local Competition in BellSouth's Service Territory. Among other matters, the Competitive Carriers' Petition asked that we set deaveraged unbundled network element (UNE) rates.

On May 26, 1999, we issued Order No. PSC-99-1078-PCO-TP, granting in part and denying in part the Competitive Carriers' petition. Specifically, we granted the request to open a generic UNE pricing docket for the three major incumbent local exchange providers in Florida, BellSouth Telecommunications, Inc. (BellSouth), Sprint-Florida, Incorporated (Sprint), and GTE Florida Incorporated (GTE). Accordingly, this docket was opened to address the deaveraged pricing of UNEs, as well as the pricing of UNE combinations and nonrecurring charges.

By Order No. PSC-99-1397-PCO-TP, issued July 20, 1999, the procedures for this docket were established and the controlling dates set. By Order No. PSC-99-2237-PCO-TP, issued November 12, 1999, the order establishing procedure was supplemented and revised to change the date of the prehearing conference to December 2, 1999, and to provide the parties with the opportunity to file supplemental direct testimony addressing FCC Order No. 99-238. Order No. PSC-99-1397-PCO-TP was reaffirmed in all other aspects.

DOCUMENT NUMBER-DATE

A prehearing conference was held on December 2, 1999. Subsequently, the parties presented a joint stipulation for approval, setting forth new time frames which would enhance our ability to develop a full and accurate record in this case, and which would provide the parties with the opportunity to refine the issues, as well as the information provided for our ultimate decision. Additionally, the revised schedule would allow more time to fully consider the FCC's recent Order No. 99-238. By Order No. PSC-99-2467-PCO-TP, issued December 17, 1999, the joint stipulation was approved, and the hearing, then scheduled for December 13-15, 1999, was canceled. The Order also indicated that a revised Order on Procedure would be issued setting forth new filing dates to coincide with the hearing dates identified in the stipulation, and also the newly refined issues to be addressed in this proceeding.

Accordingly, this Second Revised Order on Procedure is issued pursuant to the authority granted by Rule 28-106.211, Florida Administrative Code, which provides that the presiding officer before whom a case is pending may issue any orders necessary to effectuate discovery, prevent delay, and promote the just, speedy, and inexpensive determination of all aspects of the case.

The scope of this proceeding shall be based upon the issues raised by the parties and Commission staff (staff) up to and during the prehearing conference, unless modified by the Commission. The hearing will be conducted according to the provisions of Chapter 120, Florida Statutes, and all administrative rules applicable to this Commission.

Discovery

When discovery requests are served and the respondent intends to object to or ask for clarification of the discovery request, the objection or request for clarification shall be made within ten days of service of the discovery request. This procedure is intended to reduce delay in resolving discovery disputes. Additionally, to facilitate the processing of this proceeding, the party to whom a discovery request is served shall serve the answer within 20 days after service of the request, with no additional time for mailing. Furthermore, in view of the scope and expedited nature of portions of this proceeding, parties shall serve discovery requests and responses by either express mail, facsimile, or hand delivery.

Hearings have been scheduled in this Docket for July 17-21, 2000 (Hearing #1) and September 20-22, 2000 (Hearing #2). Unless

authorized by the Prehearing Officer for good cause shown, all discovery for Hearing #1 shall be completed by July 10, 2000, and shall be completed for Hearing #2 by September 13, 2000. All interrogatories, requests for admissions, and requests for production of documents shall be numbered sequentially in order to facilitate their identification. The discovery requests will be numbered sequentially within a set and any subsequent discovery requests will continue the sequential numbering system. Pursuant Florida Administrative Code, 28-106.206, unless subsequently modified by the Prehearing Officer, the following shall apply: interrogatories, including all subparts, shall be limited to 350, and requests for production of documents, including all subparts, shall be limited to 250.

Any information provided pursuant to a discovery request for which proprietary confidential business information status is requested shall be treated by the Commission and the parties as confidential. The information shall be exempt from Section 119.07(1), Florida Statutes, pending a formal ruling on such request by the Commission, or upon the return of the information to the person providing the information. If no determination of confidentiality has been made and the information has not been made a part of the evidentiary record in the proceeding, it shall be returned expeditiously to the person providing the information. If a determination of confidentiality has been made and the information was not entered into the record of the proceeding, it shall be returned to the person providing the information within the time period set forth in Section 364.183, Florida Statutes.

Diskette Filings

See Rule 25-22.028(1), Florida Administrative Code, for the requirements of filing on diskette for certain utilities.

Prefiled Testimony and Exhibits

Each party shall prefile, in writing, all testimony that it intends to sponsor. Such testimony shall be typed on 8 % inch x 11 inch transcript-quality paper, double spaced, with 25 numbered lines, on consecutively numbered pages, with left margins sufficient to allow for binding (1.25 inches).

Each exhibit intended to support a witness' prefiled testimony shall be attached to that witness' testimony when filed, identified

by his or her initials, and consecutively numbered beginning with 1. All other known exhibits shall be marked for identification at the prehearing conference. After an opportunity for opposing parties to object to introduction of the exhibits and to cross-examine the witness sponsoring them, exhibits may be offered into evidence at the hearing. Exhibits accepted into evidence at the hearing shall be numbered sequentially. The pages of each exhibit shall also be numbered sequentially prior to filing with the Commission.

An original and 15 copies of all testimony and exhibits shall be prefiled with the Director, Division of Records and Reporting, by the close of business, which is 5:00 p.m., on the date due. A copy of all prefiled testimony and exhibits shall be served by mail or hand delivery to all other parties and staff no later than the date filed with the Commission. Failure of a party to timely prefile exhibits and testimony from any witness in accordance with the foregoing requirements may bar admission of such exhibits and testimony.

Prehearing Statement

All parties in this docket shall file a prehearing statement. Staff will also file a prehearing statement. The original and 15 copies of each prehearing statement shall be prefiled with the Director of the Division of Records and Reporting by the close of business, which is 5:00 p.m., on the date due. A copy of the prehearing statement shall be served on all other parties and staff no later than the date it is filed with the Commission. Failure of a party to timely file a prehearing statement shall be a waiver of any issue not raised by other parties or by the Commission. In addition, such failure shall preclude the party from presenting testimony in support of its position. Such prehearing statements shall set forth the following information in the sequence listed below.

- (a) The name of all known witnesses that may be called by the party, and the subject matter of their testimony;
- (b) a description of all known exhibits that may be used by the party, whether they may be identified on a composite basis, and the witness sponsoring each;

- (c) a statement of basic position in the proceeding;
- (d) a statement of each question of fact the party considers at issue, the party's position on each such issue, and which of the party's witnesses will address the issue;
- (e) a statement of each question of law the party considers at issue and the party's position on each such issue;
- (f) a statement of each policy question the party considers at issue, the party's position on each such issue, and which of the party's witnesses will address the issue;
- (g) a statement of issues that have been stipulated to by the parties;
- (h) a statement of all pending motions or other matters the party seeks action upon; and
- (i) a statement as to any requirement set forth in this order that cannot be complied with, and the reasons therefore.

Prehearing Conference

Pursuant to Rule 28-106.209, Florida Administrative Code, a prehearing conference will be held in this docket at the Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida. Any party who fails to attend the prehearing conference, unless excused by the Prehearing Officer, will have waived all issues and positions raised in that party's prehearing statement.

Prehearing Procedure: Waiver of Issues

Any issue not raised by a party prior to the issuance of the prehearing order shall be waived by that party, except for good cause shown. A party seeking to raise a new issue after the issuance of the prehearing order shall demonstrate that: it was unable to identify the issue because of the complexity of the matter; discovery or other prehearing procedures were not adequate to fully develop the issue; due diligence was exercised to obtain

facts touching on the issue; information obtained subsequent to the issuance of the prehearing order was not previously available to enable the party to identify the issue; and introduction of the issue could not be to the prejudice or surprise of any party. Specific reference shall be made to the information received, and how it enabled the party to identify the issue.

Unless a matter is not at issue for that party, each party shall diligently endeavor in good faith to take a position on each issue prior to issuance of the prehearing order. When a party is unable to take a position on an issue, it shall bring that fact to the attention of the Prehearing Officer. If the Prehearing Officer finds that the party has acted diligently and in good faith to take a position, and further finds that the party's failure to take a position will not prejudice other parties or confuse the proceeding, the party may maintain "no position at this time" prior to hearing and thereafter identify its position in a post-hearing statement of issues. In the absence of such a finding by the Prehearing Officer, the party shall have waived the entire issue. When an issue and position have been properly identified, any party may adopt that issue and position in its post-hearing statement.

Document Identification

Each exhibit submitted shall have the following in the upper right-hand corner: the docket number, the witness's name, the word "Exhibit" followed by a blank line for the exhibit number and the title of the exhibit.

An example of the typical exhibit identification format is as follows:

Docket No. 12345-TL

J. Doe Exhibit No.

Cost Studies for Minutes of Use by Time of Day

Tentative Issues

Attached to this order as Appendix "A" is a tentative list of the issues which have been identified in this proceeding. Prefiled testimony and prehearing statements shall address the issues set forth in Appendix "A".

Controlling Dates

The following are the revised controlling dates for these proceedings:

HEARING #1*

1)	<pre>ILEC recurring cost studies for Hearing #1</pre>	April 17, 2000
2)	ILEC non-recurring Cost studies and Direct testimony and exhibits for Hearing #1	May 1, 2000
3)	ALEC Rebuttal testimony and exhibits for Hearing #1	June 1, 2000
4)	<pre>ILEC Rebuttal testimony and exhibits for Hearing #1</pre>	June 22, 2000
5)	Prehearing Statements	June 26, 2000
6)	Prehearing Conference	July 6, 2000
7)	Hearing	July 17-21, 2000
8)	Briefs	August 14, 2000

* All ILECs will participate in this Hearing.

HEARING #2 **

1)	ILEC cost studies for Hearing #2	June 15, 2000
2)	ILEC Cost studies and Direct testimony and exhibits for Hearing #2	June 30, 2000
3)	ALEC Rebuttal testimony and exhibits for Hearing #2	July 31, 2000
4)	ILEC Rebuttal testimony and exhibits for Hearing #2	August 21, 2000
5)	Prehearing Statements	August 21, 2000

6)	Prehearing Conference	August 28, 2000
7)	Hearing	September 20-22, 2000
8)	Briefs	October 9, 2000

** For this Hearing, only GTEFL will participate to address costs for UNE combinations, dark fiber, and sub-loops (including intrabuilding cable owned by the ILEC).

Use of Confidential Information At Hearing

It is the policy of this Commission that all Commission hearings be open to the public at all times. The Commission also recognizes its obligation pursuant to Section 364.183, Florida Statutes, to protect proprietary confidential business information from disclosure outside the proceeding. Any party wishing to use any proprietary confidential business information, as that term is defined in Section 364.183(4), Florida Statutes, shall notify the Prehearing Officer and all parties of record by the time of the Prehearing Conference, or if not known at that time, no later than seven (7) days prior to the beginning of the hearing. The notice shall include a procedure to assure that the confidential nature of the information is preserved as required by statute. Failure of any party to comply with the seven-day requirement described above shall be grounds to deny the party the opportunity to present evidence which is proprietary confidential business information.

When confidential information is used in the hearing, parties must have copies for the Commissioners, necessary staff, and the Court Reporter, in envelopes clearly marked with the nature of the contents. Any party wishing to examine the confidential material that is not subject to an order granting confidentiality shall be provided a copy in the same fashion as provided to the Commissioners, subject to execution of any appropriate protective agreement with the owner of the material. Counsel and witnesses are cautioned to avoid verbalizing confidential information in such a way that would compromise the confidential information. Therefore, confidential information should be presented by written exhibit when reasonably possible to do so. At the conclusion of that portion of the hearing that involves confidential information, all copies of confidential exhibits shall be returned to the proffering party. If a confidential exhibit has been admitted into

evidence, the copy provided to the Court Reporter shall be retained in the Division of Records and Reporting's confidential files.

Post-Hearing Procedure

Each party shall file a post-hearing statement of issues and positions. A summary of each position of no more than 50 words, set off with asterisks, shall be included in that statement. If a party's position has not changed since the issuance of the prehearing order, the post-hearing statement may simply restate the prehearing position; however, if the prehearing position is longer than 50 words, it must be reduced to no more than 50 words. If a party fails to file a post-hearing statement in conformance with the rule, that party shall have waived all issues and may be dismissed from the proceeding.

Pursuant to Rule 28-106.215, Florida Administrative Code, a party's proposed findings of fact and conclusions of law, if any, statement of issues and positions, and brief, shall together total no more than 40 pages, and shall be filed at the same time.

Based upon the foregoing, it is

ORDERED by Commissioner E. Leon Jacobs, Jr., as Prehearing Officer, that the provisions of this Order shall govern this proceeding unless modified by the Commission.

By ORDER of Commissioner E. Leon Jacobs, Jr. as Prehearing Officer, this 16th day of March, 2000.

E. LEON JACOBS, JR.

Commissioner and Prehearing Officer

(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.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

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 25-22.0376, 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.

Appendix A

Tentative List of Issues

- - (b) For which of the following UNEs should the Commission set deaveraged rates?
 - (1) loops (all);
 - (2) local switching;
 - (3) interoffice transport
 (dedicated and shared);
 - (4) other (including combinations).
- Issue 3: (a) What are xDSL capable loops?
 - (b) Should a cost study for xDSL-capable loops make distinctions based on loop length and/or the particular DSL technology to be deployed?
- - (b) How should access to such subloop elements be provided, and how should prices be set?
- Issue 6: Under what circumstances, if any, is it appropriate to recover non-recurring costs through recurring rates?
- Issue 7: What are the appropriate assumptions and inputs for the
 following items to be used in the forward-looking
 recurring UNE cost studies?
 - (a) network design (including customer location assumptions);

ORDER NO. PSC-00-0540-PCO-TP DOCKET NO. 990649-TP PAGE 12 (b) depreciation; (c) cost of capital; (d) tax rates; (e) structure sharing; (f) structure costs; (g) fill factors; (h) manholes; (i) fiber cable (material and placement costs); (j) copper cable (material and placement costs); (k) drops; network interface devices; (1)(m) digital loop carrier costs; (n) terminal costs; (o) switching costs and associated variables; (p) traffic data; (q) signaling system costs; (r) transport system costs and associated variables; (s) loadings; (t) expenses; (u) common costs; (∇) other. Issue 8: What are the appropriate assumptions and inputs for the following items to be used in the forward-looking nonrecurring UNE cost studies? (a) network design; (b) OSS design; (c) labor rates; (d) required activities; (e) mix of manual versus electronic activities; (f) other. **Issue 9:** (a) What are the appropriate recurring rates (averaged or deaveraged as the case may be) and non-recurring charges for each of the following UNEs? 2-wire voice grade loop; (2) 4-wire analog loop; (3) 2-wire ISDN/IDSL loop; (4) 2-wire xDSL-capable loop; (5) 4-wire xDSL-capable loop; (6) 4-wire 56 kbps loop; (7) 4-wire 64 kbps loop; (8) DS-1 loop;

- (9) high capacity loops (DS3 and above);
- (10) dark fiber loop;
- (11) subloop elements (to the extent required
 by the Commission in Issue 4);
- (12) network interface devices;
- (13) circuit switching (where required);
- (14) packet switching (where required);
- (15) shared interoffice transmission;
- (16) dedicated interoffice
 transmission;
- (17) dark fiber interoffice facilities;
- (18) signaling networks and call-related databases;
- (19) OS/DA (where required).
- (b) Subject to the standards of the FCC's Third Report and Order, should the Commission require ILECs to unbundle any other elements or combinations of elements? If so, what are they and how should they be priced?
- Issue 10: What is the appropriate rate, if any, for customized routing?
- Issue 12: Without deciding the situations in which such combinations are required, what are the appropriate recurring and non-recurring rates for the following UNE combinations:
 - (a) "UNE platform" consisting of: loop (all), local (including packet, where required) switching (with signaling), and dedicated and shared transport (through and including local termination);
 - (b) "extended links," consisting of:
 - (1) loop, DSO/1 multiplexing, DS1 interoffice
 transport;

- (2) DS1 loop, DS1 interoffice transport;
- (3) DS1 loop, DS1/3 multiplexing, DS3 interoffice transport.

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MEMORANDUM

March 14, 2000



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DIVISION OF RECORDS AND REPORTING

FROM:

DIVISION OF LEGAL SERVICES (KEATING)

RE:

DOCKET NO. 990649-TP - INVESTIGATION INTO PRICING OF

UNBUNDLED NETWORK ELEMENTS.

0540-PCO

Attached is an <u>SECOND REVISED ORDER ON PROCEDURE</u>, to be issued in the above-referenced docket. (Number of pages in order - 14)

BK/anc

Attachment

cc: Division of Communications

I: 990649op.bk

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