

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Investigation into the inter-)	DOCKET NO. 870675-TL
connection of mobile carriers with)	ORDER NO. 23035
facilities of local exchange companies)	ISSUED: 6-5-90
)	

The following Commissioner participated in the disposition of this matter:

MICHAEL McK. WILSON, Chairman
GERALD L. GUNTER

ORDER CLOSING DOCKET

BY THE COMMISSION:

By Order No. 20979, issued April 4, 1989, we required the Local Exchange Companies (LECs) that had not intervened in this proceeding to file mobile interconnection tariffs. To date, only ALLTEL Florida, Inc. has submitted a mobile interconnection tariff which has gone into effect.

The balance of the LECs have indicated that they do not currently provide mobile interconnection service. Most are located in Rural Statistical Areas (RSAs) in which cellular carriers have only recently been licensed by the Federal Communications Commission. We anticipate that the new licensees will be completing the construction of their cellular systems in the near future and will then begin requesting interconnection service from these LECs. The subject LECs request permission to file these tariffs when they actually receive requests for service, and we shall allow each of these LECs to file such tariffs after receiving an actual service request.

Some of these LECs are developing their facilities and non-recurring costs in support of specific charges. However, others have indicated that it would be burdensome and inefficient to develop such cost data, and in such cases, we will permit electing LECs to mirror the facilities and non-recurring charges contained in currently-approved tariffs. To make this election, a LEC should file a tariff containing such charges and state that it would be unreasonably burdensome or inefficient to develop its own costs to support specific facilities and non-recurring charges. Under this circumstance, such a tariff will be allowed to go into effect without the requisite cost data. In developing their rates for usage, these LECs shall follow the provisions adopted in Order No. 20475, issued December 20, 1988, and the tariffs shall contain the data supporting these rates.

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Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that those Local Exchange Companies which have not yet filed mobile interconnection tariffs shall be required to file such tariffs only after they have received a request for such service. It is further

ORDERED that any mobile interconnection tariff shall be allowed to become effective without containing the cost data that is required for tariffs provided that it is hereafter filed by a Local Exchange Company stating that it would be unreasonably burdensome or inefficient to develop cost data in support of specific charges and provided further that it contains the same facilities and non-recurring charges found in a currently-effective mobile interconnection tariff. It is further

ORDERED that this docket is hereby closed.

By ORDER of the Florida Public Service Commission,
this 5th day of JUNE, 1990.

STEVE TRIBBLE, Director
Division of Records and Reporting

(S E A L)

CWM/DLC

by: Kay Flynn
Chief, Bureau of Records

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

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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 the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) 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 sewer 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 after the issuance of this order, 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.