

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request to restructure its)	DOCKET NO. 900595-TL
intraLATA 800 Service with direct)	
inward dialing capability on 800)	ORDER NO. 23334
service access trunks for mobile)	
services by SOUTHERN BELL TELEPHONE))	ISSUED: 8-9-90
AND TELEGRAPH COMPANY)	
)	

The following Commissioners participated in the disposition of this matter:

MICHAEL MCK. WILSON, Chairman
 THOMAS M. BEARD
 BETTY EASLEY
 GERALD L. GUNTER
 FRANK S. MESSERSMITH

ORDER APPROVING INTRALATA 800 SERVICE
WITH DID CAPABILITY

BY THE COMMISSION:

On May 31, 1990, Southern Bell Telephone and Telegraph Company (Southern Bell) filed a tariff proposing to restructure its IntraLATA 800 Service with DID capability on 800 Service access trunks. This offering in the Interconnection of Mobile Services tariff is generally used by Radio Common Carriers (RCCs) as well as other mobile service providers. RCCs provide a remote paging service to their customers by using the local telephone network to concentrate traffic and provide access to their paging equipment. Most RCCs provide coverage over a wide service area and would like their customers to be able to dial their service toll free.

Southern Bell's proposal to establish an IntraLATA 800 Service with DID capability on 800 Service Access Trunks will utilize ten digit call screening. Prior to Southern Bell's development of its own 800 data base, the Company used AT&T Communications of the Southern States, Inc.'s (ATT-C's) 800 database to identify and route 800 calls. However, ATT-C's data base could only translate digits to six places. Digit translation is the process used to route dialed numbers to their proper destination and identify them for billing purposes. Because of ATT-C's six digit limitation each RCC subscriber was assigned an entire NNX. Even though not all RCCs use all 10,000 numbers made available with each NNX assignment all 10,000 were not available for use by other subscribers. Southern Bell's 800 database has the capability of providing 10 digit screening, giving Southern Bell the flexibility to share NNX's among subscribers and eliminating the NNX dedication problems of the past.

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This tariff proposal provides telephone numbers in blocks of 100. The tariff provides for a \$915 nonrecurring charge the first block of 100 numbers and \$15 for each additional block from a shared NNX. The \$915 nonrecurring charges are the same as that previously approved for other DID services in the Mobile Interconnection tariff and affect only new customers subscribing to the service. The monthly recurring charges are \$19.45 for the first block and each additional block. The recurring charges are the same as those previously approved for a blocks of 100 numbers used with Intrastate 800 service.

The tariff also proposes to add an 800 Service DID Trunk Termination charges. The tariff proposes a nonrecurring charge of \$90 and a monthly recurring charge of \$34.75. Existing customers are currently receiving this service but are not being charged for these terminations. Addition of the trunk termination charge will make the structure of 800 DID the same as Southern Bell's other DID services. This service is the same type of termination used in this tariff for other like services and carries the same nonrecurring and monthly rates. This tariff proposal will initiate billing for trunk termination.

The revenue impact to existing customers from the addition of the \$34.75 recurring charge is projected to amount to \$22,101 of revenue annually for Southern Bell. The largest impact on a single customer will be a monthly increase of \$417.

Upon consideration, we find that the proposed tariff be approved. The new structure for providing IntraLATA 800 DID service is more efficient for both Southern Bell and its customers. The tariff will also make 800 service more available to subscribers through the sharing of NNXs.

Since the addition of the trunk termination charge affects existing customers, we also find it appropriate to delay the effective date of the tariff to October 1, 1990 in order to allow time to provide notice to customers. The company shall notify all existing 800 Service DID customers of the change in their rates. Notification should be provided at least 30 days prior to the October 1, 1990 effective date. This will allow affected customers an opportunity to make changes to their existing service if desired. In addition, the Company shall provide our staff with a copy of the notification letter along with the date that it was sent to the customer.

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In Docket No. 870555-TL, Southern Bell's tariff filing to reinstate its Radio Common Carrier 800/DID Service, the Commission required Southern Bell to file quarterly reports on the progress of the 800/DID service and also the development of Bellcore's 800 database. Now that the database is currently in service there is no further need to monitor its progress. Therefore, Southern Bell shall no longer be required to file the RCC 800/DID quarterly reports.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Southern Bell Telephone and Telegraph Company's tariff proposing to restructure its IntraLATA 800 Service with DID capability on 800 Service access trunks is approved as set forth in the body of this Order. It is further

ORDERED that the effective date of the tariff shall be October 1, 1990. It is further

ORDERED that Southern Bell Telephone and Telegraph Company shall provide customer notice as set forth in the body of this Order. It is further

ORDERED that this docket be closed.

By ORDER of the Florida Public Service Commission, this 9th day of AUGUST, 1990.



STEVE TRIBBLE, Director
Division of Records and Reporting

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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.

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.