

M E M O R A N D U M

September 19, 1991

TO: DIVISION OF RECORDS AND REPORTING
FROM: DIVISION OF LEGAL SERVICES (KURLIN)
RE: DOCKET NO. 910838-TL



25096

Attached is an ORDER APPROVING TARIFF in the above-referenced docket, which is ready to be issued.

PAK/mgf
Attachment
cc: Division of Communications

910838a.mgf

*Protests
due 10/15/91*

DOCUMENT NUMBER-DATE

09456 SEP 24 1991

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filing to provide) DOCKET NO. 910838-TL
Trunk Side Access, Uniform Access Number,)
Automatic Number Identification, Custom) ORDER NO. 25096
Service Area, and Call Detail Information)
as Open Network Architecture offerings by) ISSUED: 9/24/91
SOUTHERN BELL TELEPHONE AND TELEGRAPH)
COMPANY)
_____)

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK
J. TERRY DEASON
BETTY EASLEY

ORDER APPROVING TARIFF

BY THE COMMISSION:

Docket No. 880423-TP was a generic investigation regarding the provision and network interconnection of information services. By Order No. 21815, issued September 5, 1989, we set forth our policies and the required procedures for the provision of information services in Florida. We affirmed and clarified our decisions in Reconsideration Order No. 23183, issued July 13, 1990. In addition to other determinations, those Orders required Southern Bell Telephone and Telegraph Company (Southern Bell or the Company) to file tariffs offering various features and functions termed Basic Service Elements (BSEs), Complementary Network Services (CNSs), and ancillary services that have been requested as Open Network Architecture (ONA) offerings.

On August 13, 1990, Southern Bell filed a tariff offering several new or newly unbundled services, including Automatic Number Identification (ANI). At that time we were in the process of considering Southern Bell's Caller ID tariff. We believed that the policy considerations regarding ANI and Caller ID were similar enough to make approval of the ANI feature inappropriate at that time. Accordingly, in Order No. 24309, issued April 1, 1991, we denied the tariff as filed, but informed the Company that if it refiled the tariff without offering the ANI feature, the tariff would be approved administratively. Southern Bell subsequently refiled its ONA tariff without the ANI feature and several other associated features, and it was administratively approved.

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In this filing, Southern Bell has submitted a tariff offering ANI and the other associated features. The proposed offerings are identical to those in the prior filing. According to the Company, these features have been identified as desirable by the Enhanced Service Provider industry. They include the following:

1. **Trunk Side Access Facility** is a trunk side termination into a Telephone Operator Position System (TOPS) tandem, and is a feature required if a customer wants Automatic Number Identification (ANI).
2. **Uniform Access Number (UAN)** provides a uniform LATA-wide seven digit number with either a 440 or 930 prefix. This number could be used by subscribers who desire to have a single number available over a broad region that appears to be local to their customers. It could also be used by Information Services providers such as Value Added Networks (VANs), packet networks, videotext providers and telemarketing providers.
3. **Automatic Number Identification (ANI)** will deliver the calling station's billing number to the called party (the ANI subscriber). ANI is perceived as one of the most desirable of the ONA offerings. In order to receive ANI, subscription to both UAN and Trunk Side Access is required.
4. **Custom Service Area (CSA)** allows subscribers to limit their market coverage by blocking calls from specified central offices. This feature would allow a subscriber to define a specific geographical area from which to receive calls. Callers in excluded areas would receive an intercept message. The Company proposes that, for technical reasons, anyone wishing to subscribe to CSA be required to have a Uniform Access Number.
5. **Call Detail Information** will provide a detailed monthly record of terminating traffic to the UAN subscriber. This feature also requires a Uniform Access Number, in order to obtain the appropriate call detail.

Southern Bell submitted projected demand and revenue information, and long run incremental cost data. We believe that the proposed rates amply cover the long run incremental costs as stated by the Company.

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In Order No. 24309, we required local exchange companies (LECs) to file quarterly reports describing the subscription rates for ONA-type offerings and features that we have approved. The purpose of the reports is to gain further knowledge and understanding of the market, and to monitor its development. We believe that the best course of action to take at this point is to implement the tariffs and monitor the activity that ensues. Accordingly, we hereby approve Southern Bell's tariff as filed, effective September 2, 1991, with the requirement that these latest offerings shall be included in the information to be filed in the ONA quarterly reports.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Southern Bell Telephone and Telegraph Company's tariff filing to introduce Trunk Side Access, Uniform Access Number, Automatic Number, Custom Service Area, and Call Detail Information services, as part of its Open Network Architecture offerings, is hereby approved, effective September 2, 1991. It is further

ORDERED that Southern Bell Telephone and Telegraph Company shall provide the subscription rates and other data for these offerings in the quarterly reports required by Order No. 24309. It is further

ORDERED that if a protest is filed in accordance with the requirement set forth below, the tariff shall remain in effect with revenues held subject to refund pending resolution of the protest. It is further

ORDERED that if no protest is filed in accordance with the requirement set forth below, this docket shall be closed.

By ORDER of the Florida Public Service Commission, this 24th day of SEPTEMBER, 1991.



STEVE TRIBBLE, Director
Division of Records and Reporting

(S E A L)
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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.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the action proposed files a petition for a formal proceeding, as provided by Rule 25-22.036(4), Florida Administrative Code, in the form provided by Rule 25-22.036(7)(a)(d) and (e), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on 10/15/91

In the absence of such a petition, this Order shall become final on the day subsequent to the above date.

Any objection or protest filed in this docket before the issuance date of this Order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this Order becomes final on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by 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 of the date this Order becomes final, 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.