

J. Phillip Carver
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Southern Bell Telephone
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March 19, 1993

Mr. Steve C. Tribble
Director, Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, Florida 32301

Re: Docket No. 911185-TL - Volusia County EAS

Dear Mr. Tribble:

Enclosed please find an original and fifteen copies of Southern Bell Telephone and Telegraph Company's Motion for Extension of Time in which to Implement a \$.25 Per Message Extended Area Service Plan, which we ask that you file in the captioned docket.

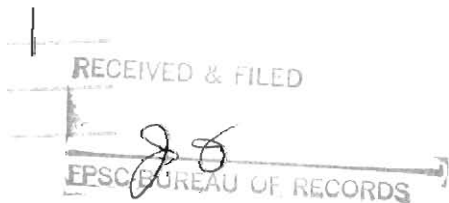
A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served to the parties shown on the attached Certificate of Service.

Sincerely yours,

J. Phillip Carver, (J)
J. Phillip Carver

Enclosures

cc: All Parties of Record
6 A. M. Lombardo
Harris R. Anthony
R. Douglas Lackey



A BELL SOUTH Company

DOCUMENT NUMBER-DATE
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CERTIFICATE OF SERVICE
Docket No. 911185-TL

I HEREBY CERTIFY that a copy of the foregoing has been
furnished by United States Mail this *19* day of *March*, 1993
to:

Angela Green
Division of Legal Services
Florida Public Svc. Commission
101 East Gaines Street
Tallahassee, FL 32399-0863

Alan N. Berg
Senior Attorney
United Telephone Co. of Florida
Post Office Box 5000
Altamonte Spgs, FL 32715-5000

Volusia County Council
c/o County Manager
123 W. Indiana Avenue
Deland, FL 32720-4612

J. Phillip Carter
sg

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for Extended Area) Docket No. 911185-TL
Service between all exchanges within)
Volusia County by Volusia County) Filed: March 19, 1993
Council)
_____)

**SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY'S
MOTION FOR EXTENSION OF TIME IN WHICH TO IMPLEMENT
A \$.25 PER MESSAGE EXTENDED AREA SERVICE PLAN**

COMES NOW BellSouth Telecommunications, Inc., d/b/a Southern Bell Telephone and Telegraph Company ("Southern Bell" or "Company"), and files its Motion for Extension of Time in which to Implement a \$.25 Per Message Extended Area Service Plan ("Calling Plan") between the following exchanges: Daytona Beach and Debarry, Daytona Beach and Orange City, Daytona Beach and Sanford, Debarry and DeLeon Springs, Debarry and New Smyrna Beach, Debarry and Oak Hill, Debarry and Pierson, DeLeon Springs and Sanford, New Smyrna Beach and Orange City, New Smyrna Beach and Sanford, Oak Hill and Orange City, Oak Hill and Sanford, Orange City and Pierson, and Pierson and Sanford.

1. By Order No. PSC-92-0982-FOF-TL in this docket, the Florida Public Service Commission ("Commission") issued a Notice of Proposed Agency Action requiring the implementation of the Calling Plan between the above-referenced exchanges. All of these routes are between different LATAs (local access transport areas). The Daytona Beach, DeLeon Springs, New Smyrna Beach, Oak Hill, and Pierson routes are served by Southern Bell and are in the Daytona Beach LATA. The Debarry, Orange City and Sanford

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exchanges are served by Southern Bell and are in the Orlando LATA. United Telephone Company of Florida ("United") serves the Orange City exchange. The Order required implementation of the Calling Plan within six months of October 3, 1992, the date on which the Notice of Proposed Agency Action became final. Thus, implementation is due to occur by April 3, 1993.

2. On October 20, 1992, pursuant to procedures set forth by the United States District Court for the District of Columbia (the "Court") in United States v. Western Electric Company and American Telephone and Telegraph Company, Civil Action No. 82-0192-HHG, Southern Bell filed a Motion with the District Court for waiver of the Modification of Final Judgment ("MFJ") for the purpose of implementing the Calling Plan on the InterLATA routes and a request that the Department of Justice ("DOJ") concur in this motion.

3. As of the date of this filing, Southern Bell has not obtained the MFJ Waiver from the Court. Furthermore, the DOJ has in the past opposed waivers of the MFJ for the purpose of implementing this same plan across LATA boundaries. For this reason, it would appear to be very unlikely that a waiver will be granted on or before the deadline ordered by this Commission for implementation of the calling plan.

4. Because Southern Bell cannot lawfully implement the Calling Plan on the InterLATA routes without the MFJ Waiver, it is appropriate to extend the time in which to implement the

Calling Plan until after a Waiver is granted by the Court. Further, after the MFJ waiver is ordered by the Court, additional time will be needed by Southern Bell to make the final preparations for implementation. Given the complexity of the final preparations necessary to implement the plans on these routes, an additional 120 days will be required. Therefore, Southern Bell requests that the implementation date be postponed until 120 days after the MFJ Waiver is obtained.

WHEREFORE, Southern Bell respectfully requests the entry of an Order granting its Motion for Extension of Time to implement the Calling Plan for the above-referenced exchanges until 120 days after a waiver of the MFJ is granted by the Court.

Respectfully submitted,

SOUTHERN BELL TELEPHONE AND
TELEGRAPH COMPANY

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