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April 21, 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. 920260-TL - 900960-TL - 910163-TL - 910727-TL

Dear Mr. Tribble:

Enclosed please find an original and fifteen copies of Southern Bell Telephone and Telegraph Company's Amendment to Southern Bell's Motion for a Permanent Protective Order for its Responses to Public Counsel's Third and Fifth Sets of Interrogatories, which we ask that you file in the captioned docket.

copy of this letter is enclosed. Please mark it to
te 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.

- ACK
- AFA
- ASD
- CAF
- CMU
- CTR
- EAG
- LEG losures
- LN cc: All Parties of Record
- CMG A. M. Lombardo
- RTH Harris R. Anthony
- SSC R. Douglas Lackey
- WFS
- OTH

X-uf DN 04158-93

Sincerely yours,
J. Phillip Carver (e2)
J. Phillip Carver

J. Carver

A BELLSOUTH Company

DOCUMENT NUMBER-DATE

04357 APR 21 83

FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

Docket No. 920260-TL

Docket No. 900960-TL

Docket No. 910163-TL

Docket No. 910727-TL

I HEREBY CERTIFY that a copy of the foregoing has been
furnished by United States Mail this *21* day of *April*, 1993
to:

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J. Phillip Carun
_____ (2)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition on behalf of)
Citizens of the State of Florida) Docket No. 910163-TL
to initiate investigation into) Filed: April 21, 1993
integrity of Southern Bell)
Telephone and Telegraph Company's)
repair service activities and)
reports.)
_____)

**SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY'S NOTICE
OF AMENDMENT TO SOUTHERN BELL'S MOTION FOR A
PERMANENT PROTECTIVE ORDER FOR ITS RESPONSES TO
PUBLIC COUNSEL'S THIRD AND FIFTH SETS OF INTERROGATORIES**

COMES NOW BellSouth Telecommunications, Inc., d/b/a Southern Bell Telephone and Telegraph Company ("Southern Bell" or "Company"), and hereby files this Amendment to its Motion for Permanent Protective Order for its Responses to Public Counsel's Third and Fifth Sets of Interrogatories.

1. On Friday, April 16, 1993, Southern Bell filed its Motion for Permanent Protective Order for its Responses to Public Counsel's Third and Fifth Sets of Interrogatories. Due to inadvertence, this Motion for Permanent Protective Order was filed with an index included as Attachment "A" that did not list specifically the basis for confidential treatment of the information that was identified therein by page and line number.

2. In order to correct this error, Southern Bell hereby withdraws that Attachment "A" and replaces it with the attached, correct version of the index of pages and lines containing confidential information.

WHEREFORE, Southern Bell respectfully requests that this Commission accept the attached Attachment "A" in substitution for the Attachment "A" filed with the above-referenced pleading on April 16, 1993.

Respectfully submitted,


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FPSC DOCKET 910163-TL
 SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY
 REQUEST FOR CONFIDENTIAL CLASSIFICATION
 PUBLIC COUNSEL'S 3RD AND 5TH INTERROGATORIES

EXPLANATION FOR PROPRIETARY INFORMATION

1. This information is customer specific information that is exempt from the public disclosure requirements of section 119.07 under the express provisions Section 119.07(w), Florida Statutes.

2. This information is employee personnel information unrelated to compensation, duties, qualifications or responsibilities. As such, this information is confidential business information pursuant to Section 364.183, Florida Statutes, and is exempt from the requirement of public disclosure of section 119.07, Florida Statutes.

LOCATION OF PROPRIETARY INFORMATION

<u>Page</u>	<u>Line/Column</u>	<u>Reason</u>
F03A03Y 0000033	2-4, 6, 7, 9, 10, 12, 13, 15, 16, 18, 19, 21, 22, 24, 25, 27-29, 31, 32, 34, 35, 37, 38, 40, 41, 43, 44	1
0000034	2, 3, 5-7, 9-11, 13, 14, 16, 17, 19, 20, 22, 23, 25, 26, 28, 29, 31, 32, 34, 35, 37, 38, 40, 41, 43-45	1
0000035	2, 3, 5, 6, 8-10, 12-14, 16-18, 20, 21, 23, 24, 26, 27, 29-31, 33, 34, 36-38	1
0000040- 0000041	2-4, 6-8, 10-12, 14-16, 22-24, 26-28, 30-32, 34-36	1
0000042	2-5, 7-9, 11-13, 15-17, 23-25, 27-29, 31-33, 35-37	1

Attachment "A"
Public Counsel's 3rd Interrogatories
Location of Proprietary Information

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0000045	2, 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24	1
0000047	23-32	2
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0000051-62	1-30	2
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F03A03Y 0000064	1-30	2
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0000066-69	1-30	2
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0000071	1-5, 10-19	2
0000072	24-34	2
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Attachment "A"
Public Counsel's 3rd Interrogatories
Location of Proprietary Information

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0000075	1-30	2
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0000081	1-35	2
0000082	1-35	2
F03A03Y 0000083	1-10, 13-27	2
0000084	25-34	2
0000085	1-30	2
0000086	1-20, 24-33	2
0000087-91	1-30	2
0000092	1-20, 25-30	2
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Attachment "A"
Public Counsel's 3rd Interrogatories
Location of Proprietary Information

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0000094	1-25	2
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0000099	1-25, 29-33	2
0000100	5-9	2
0000101	25-34	2
0000102	4-13	2
F03A03Y 0000103	25, 26, 28-34	2
0000104- 0000108	1-30	2
0000109	1-10, 14-33	2
0000110	1-21, 23-30	2
0000111	1-30	2
0000112	1-11, 13-30	2

Attachment "A"
Public Counsel's 3rd Interrogatories
Location of Proprietary Information

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0000113	1-5, 8-12	2
0000114	25-34	2
0000115- 0000116	1-30	2
0000117	1-3, 6-30	2
0000118	1-10, 13-22	2
0000119	26-35	2
0000120	1-31	2
0000121	1-25, 30-34	2
0000122	1-20	2
F03A03Y 0000123	24-33	2
0000124	4-33	2
0000125	1-30	2
0000126	1-15, 19-28	2
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Attachment "A"
Public Counsel's 3rd Interrogatories
Location of Proprietary Information

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0000129	1-26, 28-30	2
0000130	1-10, 15-34	2
0000131	1-30	2
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0000134	1-25, 29-33	2
0000135	1-5, 9-18, 22-31	2
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