

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request for approval of) DOCKET NO. 931060-TL
a tariff filing to add) ORDER NO. PSC-93-1801-FOF-TL
provisions to customized code) ISSUED: December 20, 1993
restriction for new non-optional)
expanded local plan subscribers)
and to allow a waiver of)
nonrecurring charges as new non-)
optional expanded local plans)
are introduced by BELLSOUTH)
TELECOMMUNICATIONS, INC. d/b/a)
SOUTHERN BELL TELEPHONE AND)
TELEGRAPH COMPANY (T-93-595))
_____)

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK
JULIA L. JOHNSON
LUIS J. LAUREDO

ORDER APPROVING TARIFF FILING

BY THE COMMISSION:

Customized Code Restriction (CCR) service currently provides subscribers with several options to block certain types of calls. Most of the blocking options are to give the subscriber the ability to block calls that incur charges. Two of these options, #1(b) and #3(b), offer blocking of 7-digit dialed calls to the expanded local calling area (Local Calling Plus service only). Local Calling Plus is Southern Bell's term for the \$0.25 Plan.

Currently, customers who want to block chargeable calls and who do not have an expanded local calling plan such as the \$0.25 Plan would subscribe to CCR Option #1(a) or #3(a). If customers do have an expanded local calling plan and want to block other chargeable calls as well, then Option #1(b) or #3(b) is available.

Southern Bell filed this tariff in order to accommodate new local calling plans which may be implemented at a later date. The proposed tariff changes the existing tariff to reflect blocking of all non-optional expanded local plans that may be added instead of listing plans individually as they are added. Southern Bell also proposes that as new non-optional expanded local plans are introduced, existing CCR customers will be able to convert to

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Option #1(b) or #3(b) without incurring a nonrecurring charge, for a period of 60 days after implementation of a new expanded local calling plan. When new expanded local plans are introduced, notices of the nonrecurring charge waiver will be included in the information sent out about such plans.

Upon review, we shall approve Southern Bell's proposed tariff with an effective date of December 14, 1993. By changing the CCR tariff to cover all non-optional expanded local call plans, tariff revisions to specifically address each plan will not be necessary in the future. In order to facilitate the use of the new tariff provision, we approve the waiver of nonrecurring charges for existing customers who wish to change to Option #1(b) or #3(b) for a period of 60 days after implementation of new expanded local calling plans.

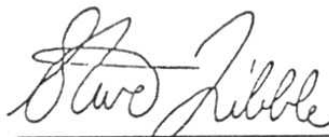
Therefore, it is

ORDERED by the Florida Public Service Commission that Southern Bell's tariff filing to add provisions to its Customized Code Restriction service for new non-optional expanded local plan subscribers is hereby approved. It is further

ORDERED that Southern Bell shall be allowed to waive nonrecurring charges to existing Customized Code Restriction subscribers for a period of 60 days after implementation of each new non-optional expanded local plan. The effective date of the tariff shall be December 14, 1993. It is further

ORDERED that if a timely protest is filed as set forth below, the tariff shall remain in effect with any increase held subject to refund pending resolution of the protest. If no timely protest is filed, this docket shall be closed.

By ORDER of the Florida Public Service Commission, this 20th day of December, 1993.



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 January 10, 1994.

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 wastewater 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.