DOCKET NO. 950737-TP - Investigation into temporary local telephone number portability solution to implement competition in local exchange telephone markets.

Pursuant to Section 364.16(4), Florida Statutes, the Florida Public Service Commission is required to establish a temporary number portability solution by no later than January 1, 1996, if the parties to this proceeding are unable to successfully negotiate the prices, terms, and conditions of a temporary number portability solution. Docket No. 950737-TP has been opened to carry out this mandate and Order No. PSC-95-0896-PCO-TP, has been issued establishing the following procedural schedule in the event negotiations fail:

- Direct testimony September 1, 1995
 and exhibits
- 2) Rebuttal testimony September 29, 1995 and exhibits
- 3) Prehearing Statements September 29, 1995, 3
 4) Prehearing Conference October 9, 1995, 5
 5) Hearing October 25 28, 7995, 5
- 6) Briefs

November 6, 1995

ACK _____If you wish to actively participate in this docket, you should file ∖FA _ a Petition for Leave to Intervene pursuant to Rule 25-22.039, PP . CAF _____Florida Administrative Code, with the Division of Records and CMU _____Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-TR -0850. Pursuant to Rule 25-22.039, Florida Administrative Code, AG -EG _____interested persons may intervene up until five (5) days prior to N nearing. Parties take the case as they find it upon intervention. OPC 0CH ___ DOCUMENT NUMBER-DATE SEC ____ 08162 AUG 23 g WAS _____ OTH ____ FPSC-RECORDS/REPORTING

Any person not desiring to intervene, but desiring to continue to receive notice of the activities in this proceeding, may request to be placed on the noticing address file for this docket maintained by the Commission's Division of Records and Reporting. Such request must be made in writing to the Division of Records and Reporting pursuant to Rule 25-22.005, Florida Administrative Code. If you do not notify the Commission of your intent to participate by August 25, 1995, you will receive no further direct mailings regarding this docket.