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March 5, 1996

BY HAND DELIVERY

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: Resolution of Petition to Establish Non-Discriminatory Rates, Terms and Conditions for Resale Involving Local Exchange Companies and Alternative Local Exchange Companies pursuant to Section 364.161, Florida Statutes; Docket No. 950984-TP

ACK ✓

AFA _____

APP _____

CAF _____

CMU Chase

CTR _____

EAG _____

LEG L

LIN S

OPC _____

RCH _____

SEC L

WAS _____

OTH _____

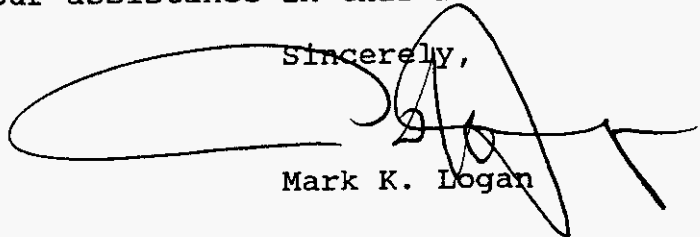
Dear Ms. Bayo:

Enclosed for filing in the above-styled docket are the original and fifteen (15) copies of AT&T's Notice of Position on Additional Issue.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning the same to this writer.

Thank you for your assistance in this matter.

Sincerely,



Mark K. Logan

MKL/ddj
Enclosures
cc: All parties of record

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DOCUMENT NUMBER-DATE

02674 MAR-5%

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

COPY

In re: Resolution of Petition to)
Establish Non-Discriminatory Rates,)
Terms, and Conditions for Resale)
Involving Local Exchange Companies)
and Alternative Local Exchange)
Companies pursuant to Section)
364.161, Florida Statutes)

DOCKET NO. 950984-TP

Filed: 3/5/95

NOTICE OF POSITION ON ADDITIONAL ISSUE

AT&T Communications of the Southern States, Inc. ("AT&T"), pursuant to the order of the Prehearing Officer on March 1, 1996, files this Notice of Position on Additional Issue Number Five and states:

Issue 5 (legal):

To what extent are the non-petitioning parties that actively participate in this proceeding bound by the Commission's decision in this docket as it relates to Sprint-United/Centel?

AT&T's POSITION:

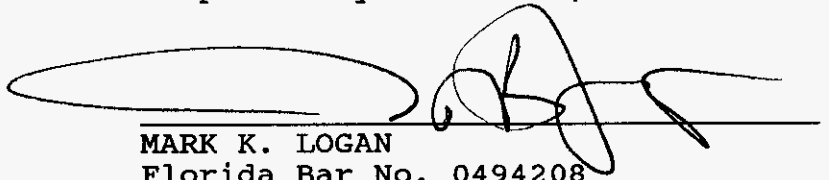
AT&T has properly intervened and participated in this docket as a certificated interexchange carrier in Florida. Thus, AT&T should not be bound by the Commission's arbitration of unbundling issues between the parties currently seeking arbitration. Moreover, Section 364.161, Florida Statutes (1995) is only applicable to the specific parties availing themselves of the Commission's jurisdiction to arbitrate unbundling issues. The statute does not contemplate the application of the end product of arbitration upon a party that has not requested a local exchange telecommunications company to unbundle its services or filed an unbundling petition against a local exchange telecommunications company. Since, at this time, AT&T has not filed a request for for unbundling or an arbitration petition, the Company should not be bound by the decision in this docket as it relates to Sprint-United/Centel.

DOCUMENT NUMBER-DATE

02674 MAR-5 1000

FPSC-RECORDS/REPORTING

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'M. Logan', is written over a horizontal line. The signature is stylized and somewhat cursive.

MARK K. LOGAN
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Floyd R. Self
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was served by U.S. Mail or hand delivery this 5th day of March, 1996, to the following:

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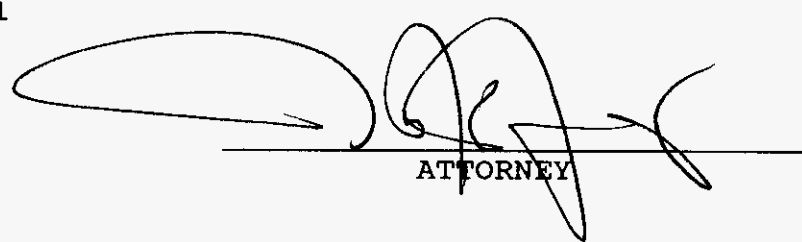
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