

VOTE SHEET

DATE: March 5, 1996

RE: DOCKET NO. 950984-TP - Resolution of petition(s) to establish nondiscriminatory rates, terms, and conditions for resale involving local exchange companies and alternative local exchange companies pursuant to Section 364.161, F.S.

Issue 1: What elements should be made available by BellSouth to MCI Metro and MFS on an unbundled basis (e.g., link elements, port elements, loop concentration, loop transport)?

Recommendation: The Commission should require BellSouth to offer the following elements on an unbundled basis:

- 1) 2-wire and 4-wire analog voice grade loops;
2) 2-wire ISDN digital grade loop;
3) 4-wire DS-1 digital grade loop;
4) 2-wire and 4-wire analog line ports;
5) 2-wire ISDN digital line port;
6) 2-wire analog DID trunk port;
7) 4-wire DS-1 digital DID trunk port; and
8) 4-wire ISDN DS-1 digital trunk port.

BellSouth should be required to resell its loop concentration capabilities, upon request and where facilities permit. Further, BellSouth should allow ALECs to collocate loop concentration equipment. Procedures for collocating loop concentration devices should be the same as those ordered by the Commission in its expanded interconnection proceedings.

COMMISSIONERS ASSIGNED: Full Commission

COMMISSIONERS' SIGNATURES

MAJORITY

DISSENTING

Handwritten signatures of commissioners under MAJORITY and DISSENTING columns.

REMARKS/DISSENTING COMMENTS:

PSC/RAR33 (5/90)

Commissioner Garcia dissented from the majority vote in Issue 3

DOCUMENT NUMBER-DATE

02767 MAR-7%

FPSC-RECORDS/REPORTING

Issue 1: (Continued)

In addition, BellSouth should not be required to offer sub-loop unbundling at this time. MFS-FL and BellSouth should be required to develop a comprehensive proposal for sub-loop unbundling for the Commission's review 60 days from the date of the final order in this proceeding. The proposal should include cost and price support, and a list of operational, administrative and maintenance procedures.

**APPROVED**

Issue 2: What are the appropriate technical arrangements for the provision of such unbundled elements?

Recommendation: The Commission should require all parties to adhere to industry standards for the provision and operation of each unbundled element.

**APPROVED**

Issue 3: What are the appropriate financial arrangements for each such unbundled element?

Recommendation: The interim rate for a 2-wire voice grade loop should be \$18.00 per month. The interim rate for a 2-wire analog port should be \$2.00 per month. Because no cost information was provided by BellSouth for any of the other elements, no other rates can be determined at this time. BellSouth should file cost studies for all elements, including the 2-wire loops and 2-wire analog ports, requested by MFS-FL and MCImetro in Issue 1. These cost studies should conform to Rule 25-4.046, F.A.C. These studies should be submitted no later than 60 days from the issuance of the order. The Commission should set the rates for these elements based on the cost studies and should include some contribution to joint and common costs.

**MODIFIED**

*Interim rate for 2-wire voice grade loop should be \$17.00 per month.*

*Commissioner Garcia dissented.*

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Issue 4: What arrangements, if any, are necessary to address other operational issues?

Recommendation: BellSouth should file with the Commission specific operational arrangements that address each of MFS-FL's operational requests. This filing should also provide an analysis of each of MFS-FL's operational arrangement requests. BellSouth should file its operational arrangements, procedures, and analysis within 60 days after the date of the final order. If MFS-FL, MCImetro, and BellSouth reach an agreement regarding operational arrangements and a feasibility determination for unbundling within 60 days of the final order, BellSouth will not be required to file its analyses and draft operational arrangements. If the parties agree on these issues, the agreement should be filed with the Commission.

**APPROVED**

Issue 5: Should this docket be closed?

Recommendation: No. The parties should file additional information in several of the issues. In addition, this docket should remain open to address the petition filed by MFS-FL for the unbundling and resale of GTE Florida Incorporated.

**APPROVED**