

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Compliance Investigation of Southeastern)
Services, Inc. for apparent failure to disclose)
required information on each of its applications)
for alternative access vendor certificate,)
competitive local exchange company certificate,)
and interexchange company certificate.)
_____)

Docket No. 050363-TP

Filed: August 30, 2005

SOUTHEASTERN SERVICES, INC.'S MOTION TO ACCEPT
MOTION TO DISMISS NORTHEAST FLORIDA TELEPHONE
COMPANY'S PROTEST OF PROPOSED AGENCY ACTION ORDER
AND PETITION FOR FORMAL ADMINISTRATIVE HEARING
DELIVERED TO COMMISSION CLERK'S DROP BOX
MINUTES PAST 5:00 PM DUE TO COPIER EQUIPMENT PROBLEM

Southeastern Services, Inc. ("SSI or the "Company"), by and through its undersigned counsel, hereby files this Motion to Accept *Motion to Dismiss Northeast Florida Telephone Company's Protest of Proposed Agency Action Order and Petition for Formal Administrative Hearing* Delivered to Commission Clerk's Drop Box Minutes Past 5:00 PM Due to Copier Equipment Problem and, as grounds therefor, states:

1. Undersigned counsel for Southeastern Services, Inc. ("SSI") had its *Motion to Dismiss Northeast Florida Telephone Company's Protest of Proposed Agency Action Order and Petition for Formal Administrative Hearing* hand delivered to the Commission Clerk's Drop Box at 5:06 PM on August 29, 2005, the last date for timely filing of the document. The reason this document was hand delivered at 5:06 PM and not filed in the Commission Clerk's Office by 5:00 PM that date was because of

DOCUMENT NUMBER-DATE

08302 AUG 30 05

FPSC-COMMISSION CLERK

delay in copying the document, that includes a fifty-nine page attachment, due to an unavoidable mechanical problem with undersigned counsel's copy machine.

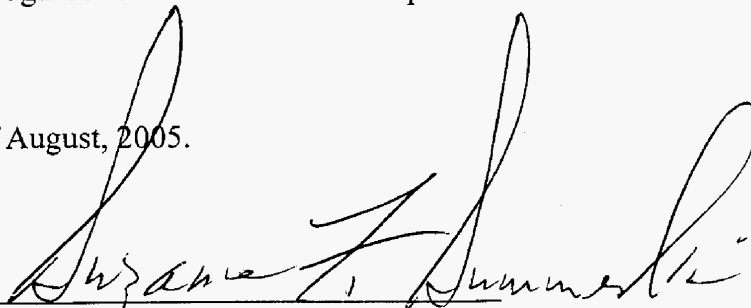
2. Due to the mechanical problem with the undersigned counsel's copier, only twenty-five pages of the fifty-nine page attachment was included in the filing. The balance of the attachment--pages 26 through 59—is attached hereto. The attachment is a public record which already exists in the Commission's own records (or recordings) of its Internal Affairs Meetings. SSI requests that the Commission accept the attached pages 26 through 59 of the attachment as part of the filing made August 29, 2005.

3. No prejudice has been caused to the Commission or to any other party by this six-minute delay in delivering this document to the Commission nor will any prejudice be caused by providing the balance of the attachment at this time. The only other entity interested in intervening in this proceeding already has the attachment in its possession, as does the Commission. The purpose of the attachment is simply to clarify SSI's *Motion to Dismiss Northeast Florida Telephone Company's Protest of Proposed Agency Action Order and Petition for Formal Administrative Hearing*.

WHEREFORE, SSI respectfully requests that the Commission grant this Motion to Accept *Motion to Dismiss Northeast Florida Telephone Company's Protest of Proposed Agency Action Order and Petition for Formal Administrative Hearing*

Delivered to Commission Clerk's Drop Box Minutes Past 5:00 PM Due to Copier Equipment Problem and accept pages 26 through 59 of the attachment as part of the filing.

Respectfully submitted this 30th day of August, 2005.



SUZANNE F. SUMMERLIN
Suzanne Fannon Summerlin, P.A.
2536 Capital Medical Boulevard
Tallahassee, Florida 32308
(850) 656-2288

ATTORNEY FOR
SOUTHEASTERN SERVICES, INC.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing has been furnished via U.S. Mail or hand delivery (*) this 30th day of August, 2005, to the following:

C. Lee Fordham, Esq.*
Office of General Counsel
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Kenneth A. Hoffman, Esq.
Rutledge, Ecenia, Purnell & Hoffman, P.A.
215 S. Monroe Street, Ste. 420
P. O. Box 551
Tallahassee, Florida 32301



Suzanne Fannon Summerlin, Esq.