

JACK SHREVE PUBLIC COUNSEL

## STATE OF FLORIDA

## OFFICE OF THE PUBLIC COUNSEL

c/o The Florida Legislature 111 West Madison Street Room 812 Tallahassee, Florida 32399-1400 904-488-9330

August 28, 1991

Ms. Suzanne Summerlin Division of Legal Services Fla. Public Service Commission 101 East Gaines Street Tallahassee, FL 32301

Re: Docket No. 910163-TL

Dear Suzanne:

Despite a number of previous letters to you, we are still waiting for rulings on a number of pending motions. I have written you previously on July 18, July 30, and August 14. In this letter I yet again request prompt rulings on motions pending before the Commission in this docket.

A Southern Bell motion for confidential treatment and permanent protective order has been ripe for a decision since July 8, 1991. Until the Prehearing Officer rules, the documents that are the subject of the motion remain confidential without review of the validity of Southern Bell's request.

In addition, our office file ACK — 1991, and Southern Bell filed its	d a motion to compel on July 11, response on July 18, 1991. That
AFAmatter has been ripe for a decisi	on since July 18, 1991. We need
APP a prompt ruling in order to proper this docket.	rly continue our investigation in
CAF —	
CMU Thank you for your assistance	e.
CTR —	Sincerely,
EAG ——	Charles Bach
LEG	112-16
LIN	Charles J. Beck Deputy Public Counsel
OPC <del>-cJB/d</del> d	pepucy Public Counsel
RCH <u>cc:</u> Mr. Steve Tribble SEC All parties of record	
SEC AII parties of record	
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