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ORIGINAL
FILE COPY

December 11, 1995

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

RE: Docket No. 950985B-TP (MFS)

Dear Mrs. Bayo:

Enclosed please find an original and fifteen copies of BellSouth Telecommunications, Inc.'s Rebuttal Testimony of Dr. Aniruddha (Andy) Banerjee and Robert C. Scheye in the captioned docket.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served on the parties shown on the attached Certificate of Service.

Sincerely,

Nancy B. White (AB)
Nancy B. White

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cc: All Parties of Record
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Banerjee
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Nancy B. White (46)

1 REBUTTAL TESTIMONY OF ANIRUDDHA (ANDY) BANERJEE
2 ON BEHALF OF BELLSOUTH TELECOMMUNICATIONS, INC.
3 BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION
4 DOCKET NO. 950985B-TP (MFS-FL)
5 DECEMBER 11, 1995
6
7

8 Q. Please state your name, address, and place of
9 employment.

10

11 A. My name is Aniruddha (Andy) Banerjee. I am a
12 Senior Consultant with National Economic Research
13 Associates, Inc., located at One Main Street,
14 Cambridge, MA 02142.

15

16 Q. Please give a brief description of your background
17 and experience.

18

19 A. I earned a Bachelor of Arts (with Honors) and a
20 Master of Arts degree in Economics from the
21 University of Delhi, India, in 1975 and 1977
22 respectively. I received a Ph.D. in Agricultural
23 Economics from the Pennsylvania State University in
24 1985. I have over eight years of experience
25 teaching undergraduate and graduate courses in

1 various fields of Economics, and have conducted
2 academic research that has led to publications and
3 conference presentations.

4
5 Since 1988, I have held various positions in the
6 telecommunications industry. Prior to my present
7 position, I have been an economist in the Market
8 Analysis & Forecasting Division at AT&T
9 Communications in Bedminster, NJ, a Member of
10 Technical Staff at Bell Communications Research in
11 Livingston, NJ, and a Research Economist at
12 BellSouth Telecommunications in Birmingham, AL. In
13 these positions, I was responsible for conducting
14 economic and market analysis, building quantitative
15 demand models for telecommunication services,
16 developing economic positions and strategies, and
17 providing expert testimony support on regulatory
18 economic matters. In my present capacity, I
19 provide quantitative and policy analysis for
20 telecommunications industry clients principally on
21 matters of concern to local exchange carriers.

22

23 Q. Have you previously filed testimony before this
24 Commission?

25

1 A. Yes. I filed direct and rebuttal testimony on
2 behalf of BellSouth Telecommunications, Inc., in
3 Docket 950985-TP on September 15, September 29,
4 November 27, and December 4, respectively.

5

6 Q. What is the purpose of your testimony in this
7 Docket?

8

9 A. The purpose of my testimony is to respond to and,
10 where necessary, show why the positions taken by
11 some of the parties are inconsistent with sound
12 economic principles.

13

14 Q. Did the parties raise any additional issues you
15 need to address in their direct testimony filed on
16 November 27, 1995 in response to the Petition filed
17 by MFS-FL on November 13, 1995?

18

19 A. No. In fact, most simply adopted their previously
20 filed testimony by reference; therefore, I adopt by
21 reference my rebuttal testimony dated November 27,
22 1995 and filed with the Florida Public Service
23 Commission in Docket 950985A-TP. A copy of the
24 Testimony is attached.

25

1 Q. Does that conclude your testimony?

2

3 A. Yes.

4

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BellSouth Telecommunications Inc.
FPSC Docket No. 950985B-TP
Witness: Banerjee Rebuttal Testimony
Exhibit _____ AXB-2

1 **TESTIMONY OF ANIRUDDHA (ANDY) BANERJEE**
2 **ON BEHALF OF BELLSOUTH TELECOMMUNICATIONS, INC.**
3 **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**
4 **DOCKET NO. 950985-TP**
5 **REBUTTAL TESTIMONY DOCKET NO. 950985A-TP (CONTINENTAL)**
6 **DIRECT TESTIMONY DOCKET NOS. 950985B-TP (MFS-FL),**
7 **AND 950985C-TP (MCIMETRO)**
8 **NOVEMBER 27, 1995**

9

10

11 Q. Please state your name, address, and place of
12 employment.

13

14 A. My name is Aniruddha (Andy) Banerjee. I am a
15 Senior Consultant with National Economic Research
16 Associates, Inc., located at One Main Street,
17 Cambridge, MA 02142.

18

19 Q. Please give a brief description of your background
20 and experience.

21

22 A. I earned a Bachelor of Arts (with Honors) and a
23 Master of Arts degree in Economics from the
24 University of Delhi, India, in 1975 and 1977
25 respectively. I received a Ph.D. in Agricultural

1 Economics from the Pennsylvania State University
2 in 1985. I have over eight years of experience
3 teaching undergraduate and graduate courses in
4 various fields of Economics, and have conducted
5 academic research that has led to publications and
6 conference presentations.

7
8 Since 1988, I have held various positions in the
9 telecommunications industry. Prior to my present
10 position, I have been an economist in the Market
11 Analysis & Forecasting Division at AT&T
12 Communications in Bedminster, NJ, a Member of
13 Technical Staff at Bell Communications Research in
14 Livingston, NJ, and a Research Economist at
15 BellSouth Telecommunications in Birmingham, AL.
16 In these positions, I was responsible for
17 conducting economic and market analysis, building
18 quantitative demand models for telecommunication
19 services, developing economic positions and
20 strategies, and providing expert testimony support
21 on regulatory economic matters. In my present
22 capacity, I provide quantitative and policy
23 analysis for telecommunications industry clients
24 principally on matters of concern to local
25 exchange carriers. My curriculum vitae is

1 attached to this testimony as Exhibit AXB-1.

2

3 Q. Have you previously filed testimony before this
4 Commission?

5

6 A. Yes. I filed direct and rebuttal testimony on
7 behalf of BellSouth Telecommunications, Inc., in
8 Docket 950985-TP (in response to Petition by the
9 Teleport Communications Group) on September 15 and
10 September 29, respectively.

11

12 Q. What is the purpose of your testimony in this
13 Docket?

14

15 A. Following the filing of the Amended Petition by
16 Continental Cablevision, Inc., direct testimony
17 has been filed in this Docket by several parties
18 on various issues relating to the financial terms
19 and conditions of interconnection between
20 BellSouth, the incumbent local exchange carrier
21 (LEC), and alternative local exchange carriers
22 (ALECs) in Florida.

23

24 These parties include Mr. A. R. (Dick) Schleiden
25 for Continental Cablevision, Inc. (Continental),

1 Dr. Nina W. Cornell for MCI Metro Access
2 Transmission Services, Inc. (MCImetro), Ms. Joan
3 McGrath for Time Warner AxS of Florida, L.P., and
4 Digital Media Partners (Time Warner), Mr. Timothy
5 T. Devine for Metropolitan Fiber Systems of
6 Florida, Inc. (MFS-FL), Mr. Mike Guedel for AT&T
7 Communications of the Southern States, Inc.
8 (AT&T), and Mr. Joseph P. Cresse for the Florida
9 Cable Telecommunications Association (FCTA).

10

11 In addition, following the filing of a similar
12 petition by MCImetro, direct testimony has been
13 filed in support by MCImetro witnesses, Dr.
14 Cornell and Mr. Don Price (Docket No. 950985C-TP).

15

16 Similarly, a petition by MFS-FL has been
17 accompanied by direct testimony by Mr. Devine on
18 behalf of MFS-FL (Docket No. 950985B-TP).

19

20 My testimony presents a consolidated response to
21 the testimony of the above-named parties. It is
22 rebuttal testimony to Continental's petition in
23 Docket No. 950985A-TP and direct testimony to the
24 petitions by MCImetro (Docket No. 950985B-TP) and
25 MFS-FL (Docket No. 950985C-TP) respectively.

1 Whenever I cite a position taken by a witness, I
2 shall refer also to the page number of the
3 relevant testimony in which the position appears
4 and identify, in parentheses, whether the
5 testimony was in response to Continental's,
6 MCImetro's, or MFS-FL's petition.

7

8 The purpose of my testimony is to respond to and,
9 where necessary, show why the positions taken by
10 these parties are inconsistent with sound economic
11 principles.

12

13 Q. Please list the principal economic issues raised
14 by these parties to which your testimony responds.

15

16 A. The following issues were raised by various
17 parties in connection with the financial terms and
18 conditions of interconnection: (1) entry
19 barriers, (2) compensation principles, (3) bill
20 and keep compensation, (4) bill and keep practice,
21 (5) BellSouth's proposed arrangement and
22 imputation, and (6) contribution.

23

24 Q. How do you propose to respond to these issues or
25 themes in the intervenor testimonies?

1

2 A. I will first present the arguments made by various
3 parties under these themes. Then, as appropriate,
4 I will demonstrate where and how those arguments
5 are inconsistent with economic principles. The
6 positions of many of the witnesses coincide with
7 those of Dr. Cornell (MCImetro). Accordingly, my
8 rebuttal of and responses to Dr. Cornell's
9 arguments should be taken as also applying, where
10 appropriate, to the arguments of the other
11 witnesses.

12

13

ENTRY BARRIERS

14

15 Q. Dr. Cornell [at 5-6 (Continental and MCImetro)],
16 Mr. Schleiden [at 5-6 (Continental)], and Ms.
17 McGrath [at 4-5 (Continental)] allege the
18 existence of so-called "natural" barriers to entry
19 in local exchange markets. To support their
20 allegation, they argue that:

21

22 (1) entry requires very large sunk and potentially
23 unrecoverable costs,

24

25 (2) it takes a lot of time for an entrant to grow

1 beyond a small area,

2

3 (3) consumers, unfamiliar with entrants, may need
4 to be targeted in a manner that necessitates
5 substantial unrecoverable marketing costs, and

6

7 (4) an entrant can be successful only to the
8 degree that it can secure the cooperation of other
9 interconnecting carriers.

10

11 Q. How significant are these factors likely to be in
12 determining the prospects for entry in Florida's
13 local exchange market?

14

15 A. Dr. Cornell paints an overly pessimistic view of
16 what is likely to happen in Florida's local
17 exchange markets. First, as is evident from the
18 identities of the intervenors in this Docket, the
19 likely entrants are all firms with an already
20 substantial or growing presence in the
21 telecommunications industry. Some potential
22 entrants like AT&T and MCI have world-wide name
23 recognition, reputations, and resources that match
24 or exceed BellSouth's. Firms, like MFS-FL
25 (represented in this Docket by Mr. Devine) and

1 Teleport, have aggressively expanded into major
2 metropolitan markets throughout the U.S. and
3 currently have numerous customers who generate
4 both high traffic volumes and revenues. These
5 firms are technologically advanced, highly
6 experienced, and well-versed in the art of
7 competing. The inter-exchange carriers like AT&T
8 and MCI (represented in this Docket by Mr. Guedel
9 and Dr. Cornell, respectively) will be formidable
10 competitors by being able to offer local, long
11 distance, and wireless calling on a
12 "one-stop-shopping" basis. The likely entrants in
13 Florida's local exchange market are hardly
14 neophytes in the business, and can be expected to
15 expand quickly in Florida. After all, many of
16 their potential customers for local services are
17 already buying their long distance offerings.

18

19 Q. Dr. Cornell claims [at 9 (Continental and
20 MCImetro)] that without reciprocity, i.e., equal
21 charges for interconnection between BellSouth and
22 an ALEC, there will be a serious barrier to entry
23 by an ALEC (even one that is just as efficient as
24 BellSouth). Is this a real or imagined threat to
25 entry?

1

2 A. Lack of reciprocity in this sense is not a barrier
3 to entry. BellSouth will charge more for
4 interconnection than it gets charged by the ALEC
5 for the simple reason that BellSouth's rate
6 includes contribution toward its special
7 obligations like universal service, but the rate
8 charged by the ALEC without corresponding
9 obligations, rightfully, does not. This
10 contribution is lost whenever an ALEC, rather than
11 BellSouth, provides a service to the end user.

12

13 Asymmetry in interconnection rates would be an
14 entry deterrent (raising the entrant's costs but
15 not the incumbent's) only if BellSouth were not
16 required to recover at least as much contribution
17 from its own retail services as it does from the
18 interconnection service. However, with
19 appropriate imputation of the contribution, there
20 can be no price squeeze (as parties have alleged)
21 and, therefore, no barrier to entry. I will
22 return to the imputation issue later in my
23 testimony.

24

25 Moreover, if BellSouth's proposed "Alternative 1"

1 for Florida's universal service support mechanism
2 -- calling for the assessment of a "universal
3 service preservation charge" to inter-exchange
4 carriers (IXCs) and ALECs on the basis of their
5 state-wide revenues -- is accepted, then there
6 will no longer be a contribution element for
7 universal service support in BellSouth's switched
8 access charge.

9
10 Q. Are you suggesting that BellSouth, but not the
11 ALEC, should be allowed to include that
12 contribution element in its interconnection rates?
13

14 A. No. Such contribution should only be included in
15 the interconnection rates of LECs or ALECs that
16 have special obligations like universal service or
17 carrier of last resort and are obliged to provide
18 certain types of local service at prices below
19 cost. This form of contribution will, of course,
20 be required so long as the present form of support
21 mechanism for universal service, or anything
22 resembling it, is in effect. As I stated before,
23 BellSouth's proposed Alternative 1 would make such
24 a contribution unnecessary.

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COMPENSATION PRINCIPLES

Q. What principles have parties proposed for determining the form of compensation for interconnection?

A. Parties have proposed that the form of compensation should be based on three basic principles:

- (1) ALECs should be treated as co-carriers, not customers,
 - (2) efficient firms should not be prevented from entering the market, and
 - (3) entrant ALECs should not be compelled by the form of compensation to choose a particular technology or architecture (e.g., that of the incumbent LEC) that those firms do not want.
- [Cornell at 7-8 (Continental and MCImetro)]

Q. Do you agree with these three basic principles?

A. Not entirely. Of course, any successful interconnection arrangement is predicated on there being cooperation and agreement among interconnected carriers. Also, I can find nothing exceptionable about the idea that interconnection

1 arrangements should not deter entry by equally or
2 more efficient firms.

3
4 I cannot imagine, however, that an entrant's
5 choice of technology and architecture will depend
6 on the form of compensation chosen for
7 interconnection. In particular, I find Dr.
8 Cornell's assertion [at 23-24 (Continental) and 24
9 (MCImetro)] -- that if switched access charges
10 were chosen as the form of compensation, the
11 entrant would be forced to mirror the incumbent's
12 architecture -- to be highly contrived. In my
13 direct testimony filed in Docket 950985-TP (in
14 response to Teleport's Petition), I had critiqued
15 Teleport's proposal that the interconnection
16 charge should be based only on the carrier's
17 peak-period capacity. Instead, I had proposed
18 moving toward an optimal two-part rate structure
19 in which the fixed part recovers the fixed costs
20 associated with providing interconnection and the
21 variable part recovers the traffic-sensitive usage
22 costs. There is nothing preventing an entrant
23 that wishes to combine fixed plant (e.g., loops)
24 with usage-sensitive components like switching and
25 transport in different proportions than BellSouth

1 from devising the two-part rate structure that
2 best recovers its costs. In that direct
3 testimony, I had also noted that BellSouth itself
4 is moving in the direction of the two-part rate
5 structure which would give it additional
6 flexibility in setting interconnection rates.

7

8

BILL AND KEEP COMPENSATION

9 Q. What have the parties proposed as their preferred
10 form of compensation for interconnection?

11

12 A. All parties who filed direct testimony in this
13 Docket proposed that the form of compensation be
14 "bill and keep" or, as Dr. Cornell puts it,
15 "mutual traffic exchange." [Cornell at 10-11
16 (Continental) and 11-12 (MCImetro), McGrath at 8
17 (Continental), Schleiden at 10-11 (Continental),
18 Devine at 7 (Continental) and 33-35 (MFS-FL),
19 Guedel at 13 (Continental), Cresse at 4
20 (Continental)] Under this arrangement, there is
21 no actual transfer of money among interconnecting
22 carriers; each carrier merely imposes a charge on
23 its own customers that make calls to (hence,
24 interconnect with) customers on the networks of
25 other carriers. For this form of compensation to

1 work properly, parties agree that traffic between
2 interconnecting carriers must be roughly in
3 balance [Cornell at 14 (Continental and MCImetro),
4 McGrath at 10 (Continental)] or even if it is out
5 of balance [Devine at 38 (MFS-FL)].

6

7 Q. Dr. Cornell claims [at 11 (Continental) and 12
8 (MCImetro)] that bill and keep or "[m]utual
9 traffic exchange is the most efficient means of
10 compensating for the termination of local exchange
11 traffic ..." because each carrier then has the
12 incentive to minimize its termination costs and no
13 unjustified costs are imposed on the system. Do
14 you agree?

15

16 A. No. Bill and keep or mutual traffic exchange is
17 definitely not the most efficient means of
18 compensating for termination of calls originating
19 on other networks. Dr. Cornell overlooks a number
20 of critical real-world economic factors that could
21 prevent bill and keep from being the most
22 efficient means of compensation. These factors
23 concern differences among (1) customer
24 characteristics, (2) incentives of carriers to
25 minimize costs, (3) carriers' cost

1 characteristics, and (4) carrier requirements for
2 recovering contribution toward the cost of special
3 obligations.

4

5 Q. When Dr. Cornell states that bill and keep will
6 avoid imposing unjustified costs on the system,
7 what is she referring to?

8

9 A. According to Dr. Cornell [at 13 (Continental) and
10 14 (MCImetro)],

11

12 "[o]nce all the conditions for effective
13 competition have been established, it is virtually
14 certain that the amount of compensation that would
15 be due to one network would be exactly offset by
16 the amount due to the other. Unless there are
17 significant distortions between networks, the
18 traffic between networks tends to be in balance
19 over time."

20

21 Predicated on such a traffic balance, Dr. Cornell
22 believes -- a belief echoed by Ms. McGrath [at
23 10-11 (Continental)], Mr. Schleiden [at 13
24 (Continental)], and Mr. Devine [at 35 (MFS-FL)] --
25 that there is little to be gained by instituting a

1 costly measurement and billing system simply for
2 the purpose of assessing a termination-based
3 compensation charge to interconnecting networks.
4 Once the traffic is in balance, payments would
5 offset and no further measurement or billing would
6 be required. Dr. Cornell's conclusion rests
7 primarily on her apparent conviction that:

8
9 (1) traffic between carriers will inevitably be in
10 balance, regardless of both the types of customers
11 involved and the relative sizes of the carriers'
12 networks

13 (2) compensation need not be linked to the actual
14 costs that a carrier will incur when it terminates
15 a call from another carrier, at any level of
16 traffic volume between the two carriers.

17

18 Neither of these premises is correct, nor is her
19 conclusion.

20

21 Q. Please explain why.

22

23 A. There are at least four reasons why Dr. Cornell's
24 reasoning is faulty. The so-called mutual traffic
25 exchange or bill and keep proposals do not

1 represent efficient prices, and they will
2 certainly not lead to an efficient economic
3 outcome. First, the bill and keep proposal
4 ignores the significance of differences among
5 customer types. Second, it ignores how it
6 distorts the carriers' respective incentives to
7 minimize costs. Third, it assumes implicitly that
8 all carriers have identical cost characteristics.
9 Fourth, it fails to account for BellSouth's need
10 to recover the contribution lost when it provides
11 interconnection to an ALEC.

12

13 Q. Please explain what you mean by the bill and keep
14 proposal ignoring differences among customer
15 types.

16

17 A. Whether terminating traffic between entrants and
18 BellSouth will be in balance -- a key assumption
19 for successful bill and keep -- will depend on the
20 types of customers that entrants will acquire. It
21 is important to note that the mix of customers
22 (and their associated origination-termination
23 ratios) selected to serve will not be independent
24 of the interconnection rates themselves. If the
25 terminating switched access charge is outrageously

1 high, the entrant would seek customers with high
2 origination-termination ratios. Conversely, if
3 terminating switched access is free (or priced
4 below the entrant's incremental cost of
5 originating traffic), the entrant would seek
6 customers with low origination-termination ratios.
7 Therefore, the extent to which any traffic balance
8 between carriers could be achieved -- if at all --
9 will depend strongly on the mix of customers of
10 the interconnecting carriers. Specifically, the
11 usage characteristics of both a carrier's
12 customers and those on other networks that call
13 its customers will matter greatly. This means
14 that, contrary to Dr. Cornell's suggestion,
15 traffic balance is neither an independent nor an
16 inevitable outcome.

17

18 Q. Please explain how bill and keep ignores the
19 distortion in the carriers' incentives to minimize
20 the cost of interconnection.

21

22 A. By artificially setting the termination rate to
23 zero, bill and keep will bring about inefficient
24 behavior. Under bill and keep, no payment is
25 actually made by one carrier to another. Since no

1 payment is made, neither carrier has an incentive
2 (or the means by which) to recognize the level of
3 terminating costs incurred by the other. Thus,
4 each carrier would focus only on minimizing its
5 own cost of delivering traffic to the other
6 carrier, rather than acting to minimize the total
7 of both -- their own traffic delivery costs and
8 the other carrier's terminating costs.

9
10 As an example, consider the two points of
11 interconnection proposed by BellSouth: the local
12 switch and the tandem switch. Tandem
13 interconnection, for example, requires that
14 traffic be (1) switched at the tandem, (2)
15 transported to a local switch, (3) switched again,
16 and finally (4) delivered to the called party.
17 Thus, tandem interconnection imposes additional
18 switching costs and additional transport costs,
19 which could be avoided if interconnection was to
20 occur at the local switch. Usually, when
21 interconnection is made at the local switch, it is
22 switched once and then delivered to the called
23 party. Entrants, on the other hand, would likely
24 find it more cost-effective to deliver their
25 traffic to BellSouth's tandem switches because

1 that would minimize their costs of carrying
2 traffic to multiple points of interconnection.
3 Thus, under bill and keep, entrants would not face
4 a price which reflects BellSouth's underlying
5 costs of interconnection. Entrants would minimize
6 only their own cost of delivering traffic to
7 BellSouth, but would not take into account the
8 additional interconnection costs imposed on
9 BellSouth because of their decisions. This is not
10 efficient economic behavior. Simply put, under
11 bill and keep, no single party has any incentive
12 to unilaterally act in ways that would minimize
13 the total end-to-end cost of a call between
14 interconnecting networks. As the example of
15 terminating traffic at tandems rather than at
16 central offices shows, incentives to produce the
17 socially most efficient outcome are diminished
18 under bill and keep. The price of interconnection
19 is an important signal that provides all carriers
20 information concerning the costs imposed by their
21 actions. Only when such information is available
22 and carriers face the cost consequences of their
23 actions will efficient economic decisions be made.
24
25 Q. Please explain how bill and keep is affected by

1 differences in carriers' costs?

2

3 A. Bill and keep assumes that all carriers will have
4 identical cost characteristics. It does not
5 recognize that networks developed by entrants in
6 the future are likely to have different
7 engineering and cost characteristics than the
8 BellSouth network already in place. Indeed,
9 contrary to Dr. Cornell's assertions, the
10 competitive ALECs seeking mutual interconnection
11 will differ by basic technology: we may expect to
12 see broadband optical fiber wireline networks and
13 cellular and PCS radio-based networks. It would
14 be very unlikely for ALECs based on this range of
15 technologies to have termination costs that are
16 similar to BellSouth's. As discussed in the
17 previous paragraph, ignoring cost differences will
18 foster inefficient behavior.

19

20 Dr. Cornell suggests [at 11 and 16 (Continental)
21 and at 12 and 16 (MCImetro)] that only bill and
22 keep will allow carriers to choose their
23 technology in a neutral fashion, i.e., without
24 being influenced by the incumbent LEC's technology
25 and architecture or by the form of compensation

1 elected for interconnection. Neither she nor any
2 of the parties provide any systematic analysis or
3 discussion of why this would be necessarily true.
4 Significantly, they also make no attempt to
5 analyze how bill and keep may break down when
6 there are differences or asymmetries in cost among
7 the interconnecting carriers.

8

9 Q. Please explain the effect of the failure of bill
10 and keep to account for BellSouth's need to
11 recover its lost contribution.

12

13 A. Bill and keep does not accommodate the requirement
14 that BellSouth be compensated for the lost
15 contribution associated with the provision of
16 interconnection or wholesale network functions.
17 Some of BellSouth's retail local exchange services
18 have always been priced above the relevant
19 incremental costs to contribute towards recovery
20 of:

21 (1) the fixed common costs of the ubiquitous
22 network,

23 (2) subsidies to services priced inefficiently
24 (e.g. basic local services and service to rural
25 customers) to achieve certain regulatory

1 objectives, and
2 (3) historical costs not yet accounted for because
3 of uneconomic regulatory depreciation rates.

4
5 Bill and keep would permit entrants' customers to
6 avoid paying this contribution despite the fact
7 that:

8
9 (1) by law, BellSouth must apparently continue to
10 fulfill its carrier of last resort
11 responsibilities,

12 (2) BellSouth's network (or network elements) will
13 continue to be used to provision services offered
14 by entrants, and

15 (3) BellSouth's retail customers (or its
16 stockholders) must still provide this
17 contribution.

18

19 Q. Please summarize the principal weaknesses in the
20 bill and keep proposal.

21

22 A. The bill and keep proposal submitted by various
23 parties in this Docket is based on an
24 over-simplified view of both incentives and demand
25 and cost circumstances that are likely to prevail

1 in Florida's competitive local exchange market.
2 Indeed, Mr. Guedel [at 13 (Continental)] speaks
3 admiringly of the bill and keep arrangement: "The
4 beauty of this arrangement is its simplicity." In
5 my opinion, such an arrangement is more simplistic
6 than simple. Endorsing the bill and keep
7 arrangement purely because of its apparent
8 simplicity reveals an unwillingness to confront
9 the tricky details of a compensation system that
10 can -- and should -- reflect accurately and
11 fairly the variations in demand, cost, and other
12 market conditions. It is doubly ironic,
13 therefore, that Mr. Guedel (alone among all
14 parties) recommends bill and keep for the initial
15 phase of interconnection (when the traffic between
16 carriers will almost certainly be out of balance)
17 but a migration to a measured system of
18 termination charges eventually.

19

20 There is also no economic basis for the claim made
21 by Mr. Schleiden [at 12 (Continental)] that bill
22 and keep is "... necessary in order to achieve
23 traffic flow balance." This is an unsupported
24 conjecture which, in my opinion, puts the cart
25 before the horse. The more relevant question is

1 whether or not traffic balance must first occur
2 before bill and keep can be successful. Another
3 example of a witness missing the critical
4 importance of the traffic balance precondition for
5 effective bill and keep is found in Mr. Devine's
6 testimony [at 63 (MFS-FL)]. Mr. Devine misquotes
7 the Stipulation between Teleport and BellSouth as
8 follows: "[Teleport and BellSouth should bill and
9 keep whenever] it is mutually agreed that the
10 administrative costs associated with local
11 interconnection are no (sic) greater than the net
12 moneys exchanged." This readiness to move to bill
13 and keep on the part of the two service providers
14 is understandable: whenever traffic is in balance
15 so that the net compensation between the parties
16 is zero or "small" relative to administrative
17 costs, bill and keep is a feasible "compensation"
18 method. Mr. Devine appears not to recognize the
19 significance of the balanced traffic feature.

20

21 Q. You said earlier that, contrary to Dr. Cornell's
22 assertions, traffic balance between
23 interconnecting carriers is not an inevitable
24 outcome. Doesn't Dr. Cornell, in fact,
25 acknowledge this possibility when she says that:

1 "[u]nless very strong incentives exist to try to
2 select customers on the basis of their incoming or
3 outgoing traffic patterns, the way entrants will
4 build their networks should produce the same
5 outcome." [at 17 (Continental) and 18 (MCImetro),
6 emphasis in original]

7
8 A. Yes, but Dr. Cornell makes it seem like traffic
9 imbalance can persist only in extreme situations,
10 i.e., traffic balance is almost inevitable. It
11 is, of course, difficult to be clairvoyant about
12 likely traffic patterns under interconnection in a
13 competitive local exchange market, particularly
14 when the interconnection arrangements themselves
15 may create uneconomic incentives to pursue
16 niche-marketing or opportunities for rate
17 arbitrage. It is certainly possible for traffic
18 to move toward balance over time. There is
19 anecdotal evidence that similarly situated
20 customers tend to call each other just as often (a
21 form of "social reciprocity compact"). However,
22 there is no reason to believe the same is
23 necessarily true for traffic between customers who
24 are not similarly situated: for example, between
25 a business and its customers, or between more

1 affluent and less affluent individuals. This
2 would be true not only for the frequency of
3 calling, but for duration as well. There is no a
4 priori reason to expect that traffic between, say,
5 a major airline or bank and its regular customers
6 or even casual information-seekers will be in
7 balance, even in the long run. The imbalance of
8 origination-termination ratios among certain
9 classes of customers is a fact of life, not an
10 unusual or extreme situation.

11
12 It is also likely for entrants to pursue a
13 strategy of seeking out niche customers that
14 represent the highest potential for revenues and
15 profit to them. The targeted success of
16 alternative access vendors (AAVs) in
17 densely-populated metropolitan business centers is
18 a case in point. By delivering high-quality
19 service based on the latest "hi-cap" technology at
20 prices that could not be matched by incumbent
21 carriers subject to rate averaging, these AAVs
22 made the most of their niche-entry strategy.
23 Therefore, it is perfectly reasonable to expect
24 entrants in Florida's local exchange market to
25 forsake entry "on all fronts" in favor of profit

1 potential-laden sectors of the market. An entrant
2 may never seek to equalize market share with the
3 incumbent; there is no necessary straight-line
4 relationship between market share and
5 profitability. In fact, it is conceivable that
6 even a "small" share of customers could, if the
7 customers are selected with care, be associated
8 with a disproportionately "large" share of
9 revenues from interconnected traffic. That is why
10 I find Dr. Cornell's example [at 19 (Continental)
11 and 20 (MCImetro)] about balance despite unequal
12 network sizes to be contrived and unpersuasive.
13 It is offered in support of her point, but it
14 definitely does not exhaust all possibilities
15 including, for example, that an entrant with 10
16 percent of all customers may have enough incoming
17 traffic relative to outgoing traffic to generate
18 over 50 per cent of local interconnection
19 revenues.

20
21 Mr. Schleiden's belief [at 13 (Continental)] that
22 without significant distortions "... the traffic
23 exchanged by participants tends to be in
24 approximate balance over time" is also an unproven
25 conjecture. There has simply not been enough

1 experience yet with traffic exchange under
2 competition to back up that belief.

3
4 In sum, the possibility that traffic will ever be
5 in balance cannot be taken for granted. Given
6 competitive entry, the more material question is
7 how market strategies are likely to be devised
8 that can turn information about customer demand
9 and network cost characteristics to a carrier's
10 advantage. As I remarked earlier, I do not expect
11 entrants to be neophytes. Contrary to Dr.
12 Cornell's somewhat surprising apprehension that
13 entrants "...may not have the ability to make a
14 distinction among customers based on whether they
15 have mostly incoming or outgoing traffic" [at 18
16 (Continental) and 19 (MCImetro)], I am willing to
17 give those entrants more credit for their
18 marketing savvy.

19
20 Q. Please summarize your position on bill and keep.

21
22 A. Bill and keep is an inferior alternative to
23 BellSouth's proposed terminating switched access
24 charge. Bill and keep relies on a very simplistic
25 and unrealistic view of real world markets. It

1 does not generate price signals that lead to
2 efficient economic behavior. It fails to account
3 for fundamental differences in demand and cost
4 characteristics and, in particular, differences in
5 the structures, objectives, and obligations
6 between the incumbent carrier and entrants.
7 BellSouth's proposed interconnection rate
8 structure is not yet textbook perfect, but it
9 properly accounts for all costs of providing
10 interconnection and, taken along with other rate
11 structures BellSouth has adopted recently in
12 Florida (e.g., its universal service funding
13 proposal -- particularly Alternative 1 -- and its
14 local transport restructure tariff), is headed in
15 the right direction.

16

17 **BILL AND KEEP PRACTICE**

18 Q. What have the parties claimed about the practice
19 of bill and keep in the United States?

20

21 A. Parties have claimed that bill and keep is a
22 popular arrangement for interconnection between
23 non-competing LECs in geographically contiguous
24 territories and for exchanging extended area
25 service calls. [Cornell at 12 (Continental) and

1 12-13 (MCImetro), McGrath at 8 (Continental), and
2 Devine at 37 (MFS-FL)] They have also listed some
3 states that have supposedly adopted bill and keep
4 for local interconnection. [Schleiden at 13
5 (Continental), McGrath at 12-13 (Continental), and
6 Devine at 36-37 (MFS-FL)]

7

8 Q. Does this provide legitimacy to the bill and keep
9 proposal for interconnection?

10

11 A. No. It is true that there are many instances of
12 bill and keep among non-competing, contiguous
13 LECs. However, at stake in this Docket is the
14 appropriate form of compensation for
15 interconnection among LECs that (1) compete for
16 the same set of customers, and (2) operate within
17 the same geographical territory. Bill and keep is
18 definitely not the proper model for
19 interconnection in a market with those vastly
20 different circumstances.

21

22 Competition for customers introduces a strategic
23 variable into the interconnection decisions of
24 carriers. Being in the same territory, the growth
25 of an entrant will depend on (1) the proportion of

1 customers it can entice away from the incumbent
2 and (2) the proportion of "new" customers it can
3 sign up. Therefore, just about every decision it
4 makes about niche-market or growth strategy,
5 service offerings, prices, choice of technology,
6 etc., will be driven by the fact of competition.
7 The incumbent will likely face a similar set of
8 imperatives. If bill and keep does not permit a
9 carrier (most likely the incumbent because it has
10 the ubiquitous network) to recover the true cost
11 of providing interconnection (including any lost
12 contribution), then it will be handicapped
13 unfairly in the competition for customers. These
14 issues largely do not matter when contiguous LECs
15 merely "hand off" traffic between themselves, but
16 each has a secure customer base.

17

18 Q. Parties have also cited a number of states that
19 have adopted bill and keep as the compensation
20 arrangement for interconnection under local
21 exchange competition. Why shouldn't Florida adopt
22 bill and keep?

23

24 A. The whole matter of what other states have done
25 is, in my opinion, in the eyes of the beholder.

1 Between them, parties have credited California,
2 Connecticut, Iowa, and Michigan with having
3 instituted bill and keep for interconnection. Mr.
4 Devine states [at 36 (MFS-FL)]: "... the Iowa
5 Utilities Board ordered use of the bill and keep
6 method of compensation on an interim basis,
7 pending the filing of cost studies." [emphasis
8 added] In Re McLeod Telemanagement Inc., 161
9 PUR4th 605 (Iowa U.B., Docket No. TCU-94-4, 1995),
10 however, the Iowa Utilities Board held that it was
11 not an appropriate permanent compensation measure.

12 The Board reasoned that:

13

14 "Bill and keep may have been acceptable in a
15 situation where extended area service traffic was
16 exchanged between monopoly local service
17 providers. It is an unacceptable pricing mechanism
18 for local service traffic exchange between
19 competing local exchange utilities. Cost-based
20 pricing of the services provided is essential in
21 the competitive market. Permanent bill and keep
22 methodology would be looking backward to the
23 monopoly regulation of the past, rather than
24 forward to the regulation of competitive utilities
25 in the future."

1
2 Similarly, in Re MFS Intelenet of Maryland, Inc.,
3 152 PUR4th 102 (MD PSC, Case No. 8584, Order No.
4 7155, 1994), the Maryland Public Service
5 Commission rejected MFS's request for bill and
6 keep arrangements for termination of traffic
7 between it and Bell Atlantic and agreed with Bell
8 Atlantic's proposition that it and MFS should be
9 able to charge for access to their networks. [Id.
10 at 120] Recognizing the need for incumbent
11 carriers to recover their fixed network costs, the
12 Maryland Commission held that "a competitive
13 carrier should be required to make a contribution
14 to that portion of the joint and common costs of
15 the ubiquitous network that was heretofore
16 provided by the local business service which the
17 incumbent carrier will lose to competition." [Id.
18 at 123]

19
20 The California Public Utility Commission (in Re
21 Competition for Local Exchange Service, (CA PUC
22 R.95-04-043 I.95-04-044, Decision 95-07-054,
23 1995), in authorizing bill and keep on an interim
24 basis only, stated that it would, at the end of
25 one year, re-assess the effectiveness and fairness

1 of bill and keep and decide whether or not to
2 adopt an alternative call termination approach.
3 The California Commission further noted its policy
4 preference for approving tariffed service prices
5 that reflect costs and for applying the same
6 principle to call termination services.
7 Therefore, its interim bill and keep policy should
8 in no way be regarded as its final policy choice.
9 Indeed, the California Commission invited
10 competing local carriers to come up with
11 alternatives to bill and keep, provided they were
12 not unduly discriminatory or anti-competitive.

13
14 In Re Illinois Bell Telephone Company, PUR4th (IL
15 Commerce Commission, 94-0096, 94-0117, 94-0146,
16 1995), regulators in Illinois adopted a reciprocal
17 compensation scheme that sets an interconnection
18 rate which
19 (1) reflects the long run service incremental cost
20 of terminating calls,
21 (2) provides a reasonable level of contribution to
22 Illinois Bell's overhead costs, and
23 (3) allows Illinois Bell to pass an imputation
24 test for local traffic.

25

1 The Illinois Commission specifically rejected
2 proposals submitted by MFS and MCI.

3
4 Finally, in Re City Signal Inc., 159 PUR4th 532,
5 547-48 (MI PSC, Case No. U-10647, 1995), the
6 Michigan Public Service Commission adopted bill
7 and keep as long as traffic between
8 interconnecting carriers is within 5 percent of
9 balance.

10
11 Ms. McGrath [at 13 (Continental)] has cited
12 Washington and Texas as states that have recently
13 addressed the interconnection compensation issue.
14 From Ms. McGrath's own summary of the decisions in
15 these states, it does not appear that either state
16 has adopted bill and keep as anything more than a
17 stopgap measure.

18
19 As these instances show, there has been no great
20 rush to transfer the bill and keep in its purest
21 form from the interconnection-among-
22 contiguous-LECs world to the interconnection-
23 among-competing-LECs world. Commissions that have
24 considered the bill and keep arrangement for
25 interconnection in local exchange competition have

1 either adopted it on an interim basis, with
2 reservations, or rejected it outright. This
3 record provides no compelling reason for Florida
4 to consider adopting bill and keep.

5

6 **BELLSOUTH'S PROPOSED ARRANGEMENT AND IMPUTATION**

7 Q. How have parties received BellSouth's proposal for
8 a terminating switched access charge as the form
9 of interconnection compensation?

10

11 A. Parties have not found BellSouth's proposed
12 terminating switched access arrangement acceptable
13 because allegedly
14 (1) it can cause prices of competitive retail
15 services to be higher, despite competition, than
16 they need be [Cornell at 30 (Continental) and
17 30-31 (MCImetro)], and
18 (2) without imputation of the switched access rate
19 into BellSouth's retail local exchange service
20 prices, there is a strong possibility of price
21 squeeze by BellSouth against the ALECs [Cornell at
22 22-23 (Continental) and 23 (MCImetro), and Devine
23 at 39-41 (MFS-FL)].

24

25 Moreover, parties claim that BellSouth's proposed

1 arrangement would force interconnecting ALECs to
2 mirror BellSouth's technology [Cornell at 21
3 (Continental) and 22 (MCImetro)] and prevent those
4 ALECs from offering innovative new calling plans
5 [McGrath at 15 (Continental) and Devine at 43
6 (MFS-FL)].

7
8 Q. Dr. Cornell asserts [at 21 (Continental and
9 MCImetro)] that "use of switched access charges
10 for compensation for terminating local exchange
11 traffic under Southern Bell's current regulatory
12 restrictions would deny the public all of the
13 benefits that could come from local exchange
14 competition." What do you understand Dr.
15 Cornell's concerns as being?

16
17 A. Dr. Cornell's prime concern is that BellSouth's
18 terminating switched access charge differs from
19 the total service long run incremental cost
20 (TSLRIC) of switched access by a contribution
21 element. For example, she points [at 21
22 (Continental) and 22 (MCImetro)] to BellSouth's
23 alleged inclusion of a "universal service
24 preservation charge" in its interconnection price
25 which, however, entrants are barred from doing

1 (lack of reciprocity). Also [at 28 (Continental)
2 and 29 (MCImetro)], she concludes that any markup
3 of the interconnection rate above its "direct
4 cost" (TSLRIC?) -- as would be the case with a
5 switched access rate that includes contribution --
6 would prevent competition for retail services from
7 achieving the lowest possible retail prices.
8 Thus, Dr. Cornell believes, the switched access
9 charge for interconnection would both disadvantage
10 competitors and hurt end-user customers who buy
11 retail services.

12

13 Q. Do you share Dr. Cornell's concerns, or consider
14 them valid?

15

16 A. No. First, Dr. Cornell is mistaken in her belief
17 that BellSouth's proposed universal service
18 preservation charge (USPC) is destined solely to
19 be a contribution element in the interconnection
20 rate, specifically its switched access rate. As
21 BellSouth has made clear, in Alternative 1 of its
22 universal service funding proposal -- the
23 alternative that BellSouth would most prefer be
24 adopted -- the USPC is a separately tariffed
25 element that would be assessed directly on the

1 revenues of other telecommunications carriers in
2 Florida. The purpose of the USPC will be to raise
3 funds for supporting universal service but to do
4 so in a manner that differs fundamentally from the
5 service price-based contribution elements in
6 effect today. Under Alternative 1, the USPC would
7 make it possible for access charges to be reduced
8 by the amount of the universal service support.
9 Also, the USPC would eliminate the need for any
10 separate Carrier Common Line or Residual
11 Interconnection charges for local interconnection.
12 This should adequately address Mr. Devine's
13 concern [at 43 (MFS-FL)] that "[u]nless
14 usage-based terminating access rates are set at
15 considerably lower levels, ALECs [will be] forced
16 to charge usage-based rates to end-user customers
17 to recover their costs."

18
19 Second, the lack of reciprocity that Dr. Cornell
20 alludes to is only a problem if a price squeeze on
21 the competing ALECs results. A price squeeze can
22 be eliminated by adopting principles of
23 competitive parity. Also, Dr. Cornell's lament
24 that retail prices, even under competition, will
25 not be the lowest possible ignores the fact that

1 pricing of services in the regulated
2 telecommunications industry has never followed the
3 so-called "first best" principles. Given
4 BellSouth's regulatory history and special
5 obligations (the costs of which it is entitled to
6 an opportunity to recover), efficient service
7 prices must be determined according to "second
8 best" principles.

9

10 Q. Please explain the principle of competitive parity
11 and how it would solve the potential price squeeze
12 problem.

13

14 A. In theory, competitive parity in a market has two
15 requirements. First, there must be no price or
16 quality discrimination, overt or implicit, between
17 competitors. Second, the margin between the
18 incumbent LEC's interconnection charge (which
19 entrant ALECs must pay) and its retail price
20 (against which the entrants must compete) must
21 reflect the LEC's economic costs of performing the
22 retail function for which it will be competing
23 with entrants. One key aspect of this is the
24 price at which interconnection service is provided
25 to competitors.

1
2 Competitive parity results in two theoretical
3 pricing principles:
4 (1) where a LEC is the sole source of the service
5 required by an ALEC, the LEC's own retail services
6 must be subject to the same interconnection
7 charges as it imposes on its competitors, except
8 to the extent that the (marginal) costs of
9 providing interconnection to itself and to its
10 competitors differ, and
11 (2) the LEC's retail prices must recover both the
12 contribution included in the interconnection
13 charge and the incremental costs of its own retail
14 operations.

15
16 In economic theory, these principles are both
17 necessary and sufficient to ensure that
18 competitors (incumbent LECs) be neither advantaged
19 nor disadvantaged in their retail markets because
20 (1) they supply an input (interconnection) that
21 other competitors (entrant ALECs) must purchase,
22 and (2) they charge an input price
23 (interconnection rate) that exceeds the
24 incremental cost of that input.

25

1 These pricing principles eliminate the possibility
2 of price squeeze because the incumbent LEC is
3 obliged to recover at least as much contribution
4 from its retail service as it does from its
5 interconnection service (implying, thereby, that
6 the "real" competition is between the incumbent's
7 and the entrant's incremental costs). If the
8 incumbent's costs of providing interconnection to
9 the entrant and to itself are the same, this rule
10 amounts to imputation of the interconnection
11 charge in the incumbent's retail service price.
12 If the two costs are different, then this amounts
13 to imputation of the interconnection charge
14 adjusted for the cost differential. Either way,
15 the contribution in the retail price is at least
16 as large as that in the price of interconnection
17 and a price squeeze cannot occur.

18

19 All of this would, of course, be moot if the USPC
20 were to eliminate the need for including a
21 contribution element in the price of a service.

22

23 Q. Please explain what "second best" pricing
24 principles are and why they, and not Dr. Cornell's
25 or Mr. Guedel's [at 15 (Continental)] prescription

1 of pricing interconnection at TSLRIC, should
2 apply.

3
4 A. First best pricing principles apply to competitive
5 markets where there are no "market distortions."
6 The regulatory process is a prime source of such
7 distortions. For example, regulation often (1)
8 constrains the regulated firm's price-setting
9 freedoms, (2) imposes special obligations (e.g.,
10 below-cost pricing of basic residential service
11 financed by artificial contributions from prices
12 of other services), and (3) requires the regulated
13 firm to depreciate its assets at less than the
14 economic rate of depreciation. Other distortions
15 arise from the special nature of certain firms,
16 e.g., those with economies of scale which cannot
17 recover all of their fixed costs by setting prices
18 at no higher than marginal costs. When such
19 distortions are present, economists recommend the
20 use of "second best" pricing principles which set
21 the lowest possible prices, recover all costs, and
22 minimize the efficiency losses caused by the
23 distortions. Second best prices, as Dr. Cornell
24 correctly points out, are not as low as first best
25 prices -- even with competition -- but they are

1 the lowest they can be when market distortions are
2 present. Hence, what Dr. Cornell is lamenting is
3 nothing less than the influence of regulation on
4 the prices of regulated firms with special
5 obligations.

6
7 Finally, Dr. Cornell's suggestion that
8 interconnection be priced exactly at TSLRIC is a
9 departure from second best pricing. By not
10 requiring interconnection to raise its share of
11 the total contribution needed, it would be
12 virtually impossible for BellSouth to cover all of
13 its costs, including those due to its special
14 obligations and regulatory legacy. This, in
15 effect, would mean requiring BellSouth's other
16 services to compensate by raising inefficiently
17 high levels of contribution in their prices and
18 exposing them, thereby, to greater competitive
19 risks. Again, if the funds required for
20 supporting the special obligations were to be
21 raised by methods like the USPC, the
22 interconnection rate could be brought down toward
23 cost.

24
25 Q. So what ensures that second best prices will

1 result if BellSouth's proposed terminating
2 switched access rate is adopted as the
3 interconnection rate?
4

5 A. There are various ways to set second best prices,
6 the best known being Ramsey pricing (that marks up
7 the price of each service -- wholesale or retail
8 -- in inverse proportion to its price elasticity
9 of demand) and non-linear pricing schemes (of
10 which the two-part rate structure that I mentioned
11 earlier is a special case). The end result is
12 that as long as BellSouth must (1) provide
13 universal service and price certain basic services
14 below cost, and (2) follow slower than economic
15 depreciation schedules, it has a legitimate
16 additional cost recovery problem that
17 unencumbered-by-regulation firms in competitive
18 markets do not.
19

20 Q. What ensures that BellSouth cannot raise any more
21 contribution in its service prices than is
22 warranted by second best efficient pricing?
23

24 A. There are several factors. First, imputation
25 ensures that BellSouth will recover at least as

1 much contribution in its retail prices as it does
2 in its interconnection rate. Facing potentially
3 strong retail competition, it is unlikely that
4 BellSouth will mark up its retail prices by any
5 more than it absolutely has to. Thus, BellSouth
6 will not have an incentive to recover unduly high
7 contributions in its prices.

8
9 Second, under Florida law and in compliance with
10 the Commission's Order No. 91-0172, BellSouth's
11 rates will remain capped, and in some instances,
12 indexed to the rate of inflation for a number of
13 years. Therefore, the opportunities to unduly
14 raise contributions will be minimal as well.

15
16 Finally, there will be increasing pressure from
17 alternative technologies to keep the prices of
18 wholesale services like interconnection down in
19 general. Local interconnection charges are
20 subject to the same competitive forces that led to
21 the construction of bypass facilities when
22 switched access rates were very high relative to
23 costs. Higher than warranted markups will be
24 quite unlikely in that environment.

25

1 In addition, parties ask for contribution toward
2 BellSouth's special obligations (universal
3 service) to be de-linked from interconnection rate
4 matters. [Schleiden at 9 (Continental), McGrath
5 at 7 (Continental)]

6

7 Q. You have already addressed a number of these
8 concerns with the contribution element in the
9 switched access charge. Do you have any other
10 comments with respect to those concerns?

11

12 A. Yes. The first general concern is that
13 contributions will cause local exchange service
14 rates to be higher than they need be [Cornell at
15 25 (Continental) and 26 (MCImetro)]. While I have
16 argued above that they need not be any higher than
17 warranted in a second best world, it is worthwhile
18 to remember that under Florida law, and in
19 compliance with the Commission's Order No.
20 91-0172, BellSouth's basic local exchange service
21 rates will stay capped until January 1, 2001
22 (tantamount to a decline in rates in real terms).
23 Moreover, these rates are already below cost and
24 below where they would have been in a first best,
25 unencumbered, competitive market. Therefore, the

1 prospect of these rates rising toward cost -- even
2 if the rate cap were not in effect -- is hardly
3 cause for concern on economic efficiency grounds.

4
5 The second general concern is that if the
6 contribution-laden switched access rate is adopted
7 for interconnection, BellSouth will lose the
8 incentive to reduce costs and act efficiently
9 [Cornell at 21 (Continental and MCImetro)]. Here,
10 too, there may be less than meets the eye. The
11 contribution included in BellSouth's switched
12 access price today is equal to the average retail
13 contribution from all of BellSouth's customers.
14 Actual contribution, however, varies widely over
15 the customer base: it varies directly with a
16 number of customer characteristics, namely, size,
17 usage volume, and the cost to serve. Since new
18 entrants will more than likely concentrate their
19 efforts on the more profitable customers -- those
20 that generate above-average amounts of
21 contribution -- the amount of contribution
22 collected by BellSouth in its interconnection
23 price will be, on average, less than the amount of
24 contribution actually forgone when the more
25 profitable customers are served by an alternative

1 carrier. Hence, BellSouth will not be truly
2 compensated for the lost contribution unless
3 entrants also serve a customer mix that
4 corresponds to the average BellSouth customer
5 today.

6
7 Finally, it bears repeating that the USPC or a
8 similar means for raising support toward
9 BellSouth's special obligations will greatly
10 attenuate the need for contribution-laden pricing
11 of BellSouth's services. If such a mechanism is
12 adopted, issues like imputation and other
13 competitive safeguards against price squeeze would
14 become even less important. As it stands, I
15 believe, there are sufficient safeguards available
16 even if contribution toward special obligations
17 was to remain a fixed part of BellSouth's service
18 prices.

19
20 Q. Some parties (in particular, Devine at 12-13
21 (MFS-FL)) have argued for de-linking the
22 interconnection rate from universal service
23 considerations and, therefore, to the contribution
24 element. Others have argued that the contribution
25 should be included in the prices only of retail

1 services, not wholesale services like
2 interconnection. Do you agree?

3

4 A. No. Universal service considerations cannot be
5 ignored because, as long as USPC or similar
6 mechanisms are not adopted, interconnection
7 service, like all other BellSouth non-subsidized
8 services, must continue to contribute toward
9 universal service.

10

11 Furthermore, it is perfectly appropriate to
12 require wholesale services to contribute as well.
13 Wholesale services like interconnection are, in
14 general, far less price-elastic than retail
15 services. Efficiency losses from contributions
16 (analogous to per-unit taxes) are minimized when
17 the greatest (least) amount of contributions are
18 assessed to the least (most) price-elastic
19 services. Recovering contribution from
20 interconnection can lead to inefficient behavior
21 only to the extent that firms can actually avoid
22 interconnection. As long as contribution is
23 confined mainly to unavoidable services (like
24 interconnection or essential network facilities),
25 the distortions imposed on carriers would be

1 minimal, and the associated welfare losses from
2 recovering contribution from these services should
3 be small. In contrast, recovering contribution
4 only, or mainly, from more price-elastic retail
5 services (which, in many cases, are already priced
6 well above costs) will be correspondingly
7 inefficient and welfare-reducing.

8

9

SUMMARY

10 Q. Please summarize your testimony.

11

12 A. Parties have filed direct testimony in this
13 Docket, generally in support of the petitions by
14 Continental, MCImetro, and MFS-FL, and against
15 some of BellSouth's proposed arrangements for
16 interconnection. In my testimony, I responded to
17 these parties, primarily by way of rebutting Dr.
18 Cornell's testimony.

19

20 This rebuttal testimony was directed at six broad
21 categories of issues raised by the intervenors.
22 These included (1) entry barriers, (2)
23 compensation principles, (3) bill and keep
24 compensation, (4) bill and keep practice, (5)
25 BellSouth's proposed arrangements and imputation,

1 and (6) contribution.

2

3 The thrust of my arguments was that the alleged
4 entry barriers are more imagined than real, given
5 the likely nature of entrants and the regulatory
6 strictures that will continue to apply to
7 BellSouth (particularly under its price regulation
8 plan). I argued that the bill and keep
9 arrangement proposed by the intervenors would be
10 inefficient, self-serving, and likely to be
11 inferior to the BellSouth proposed switched access
12 charge arrangement. I pointed out the numerous
13 errors of omission and commission in the economic
14 analysis of bill and keep compensation, notably,
15 the failure to take account of real-world
16 differences in customer demand and network cost
17 characteristics. I showed that by applying
18 principles of competitive parity, imputation, and
19 second best pricing, the BellSouth interconnection
20 compensation alternative would promote efficient
21 competition and provide incentives for minimizing
22 costs, without penalizing BellSouth for its
23 historical regulatory commitments and special
24 obligations. However, even the need for
25 imputation or other safeguards against price

1 squeeze would disappear if universal service
2 support were to be raised through separate
3 elements like the universal service preservation
4 charge, rather than through contributions included
5 in service prices. Contrary to the fears
6 expressed by Dr. Cornell and others, BellSouth's
7 proposed arrangement would be a further step in
8 the direction of the optimal interconnection rate
9 structure and maximize the benefits to the public
10 of local exchange competition.

11

12 Q. Does this conclude your testimony?

13

14 A. Yes.

15

16

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Dr. Aniruddha (Andy) Banerjee is a Senior Consultant at NERA. He is responsible for providing analysis of and testimony on regulatory and economic issues of concern to telecommunications companies, preparing and responding to interrogatories in regulatory proceedings, and conducting econometric/statistical analysis to support marketing and market research activities of telecommunications companies. His market research activities are carried out, as needed, in collaboration with leading providers of telecommunications data or directly with telecommunications companies.

Before coming to NERA, Dr. Banerjee was a Research Economist at BellSouth Telecommunications where he was responsible for providing economic policy guidelines to key decision-makers and the Officer Body, preparing testimony and cross-examination questions, responding to interrogatories, and building econometric models to answer business questions. He provided quantification support on BellSouth's design of a price cap regulatory framework, and contributed to BellSouth's policies on local and toll imputation, universal service, interconnection pricing, rate rebalancing, and per use pricing of vertical services. He also represented BellSouth's participation in the National Telecommunications Demand Study, an ongoing study of demand trends in the telecommunications industry.

Prior to BellSouth, Dr. Banerjee was a Member of the Technical Staff at Bell Communications Research and a Staff Supervisor at AT&T. Dr. Banerjee has several years of experience teaching graduate and undergraduate courses in economic theory, statistics, econometrics, industrial organization, and public finance. He has conducted research on the dynamics of futures markets and various aspects of time series econometrics. He has presented a number of papers on telecommunications economics issues at national business and academic conferences.

EDUCATION

THE PENNSYLVANIA STATE UNIVERSITY

Ph. D., Agricultural Economics, 1985

UNIVERSITY OF DELHI, INDIA
M.A., Economics, 1977

UNIVERSITY OF DELHI, INDIA
B.A., Economics (Honors), 1975

EMPLOYMENT

NATIONAL ECONOMIC RESEARCH ASSOCIATES, INC.

1995- Senior Consultant, Communications Practice. Responsible for applying economic theory, regulatory economics, and econometric analysis to a variety of tasks: supporting telecommunications firms in litigation and regulatory matters, market research, and strategic planning.

BELLSOUTH TELECOMMUNICATIONS

1992-1995 Research Economist, Statistics and Econometrics Group. Developed, led, and disseminated economic and econometric research on issues of concern to BellSouth Telecommunications in particular and the telecommunications industry in general. Contributed to each of the following areas: regulatory economics, demand analysis (growth and elasticities), market potential, diffusion, pricing, cost, new product planning, forecasting, market research, competitive analysis, and the development of strategy/policy positions for BellSouth. Supervised and collaborated with other BellSouth economists and strategic planners and outside consultants.

BELL COMMUNICATIONS RESEARCH

1989-1992 Member of Technical Staff, Regulatory Economics and Pricing Theory, Demand Response Analysis Group. Developed various statistical and econometric methods and models that are applicable to the study of demand for various types of telephone service. The focus was on analysis, forecasting, and rate design support to client companies including BellSouth, U S West, NYNEX, and Bell Atlantic. Developed software for demand and market potential analysis using advanced mathematical/statistical languages. Transformed original techniques research into business tools for analysts within client companies.

AT&T COMMUNICATIONS

1988-1989 Staff Supervisor, Market Analysis and Forecasting, Consumer Markets and Services. Assisted and contributed to demand analysis and forecasting efforts of the group. The focus was on demand issues related to AT&T's business and residential long distance telephone services.

THE PENNSYLVANIA STATE UNIVERSITY

1985-1988 Assistant Professor, Department of Economics. Developed and taught undergraduate and graduate courses in economics and econometrics. Conducted personal research in economics and econometrics. Supervised graduate student research leading to M.S. and Ph.D. degrees in economics. Developed the econometrics component of a new graduate program in policy analysis at Penn State. And, advised undergraduate economics students on their curriculum and course selection. Taught courses on introductory macro-economic theory, introductory and intermediate micro-economic theory, industrial organization, public sector economics, statistics, and introductory econometrics. Developed and taught advanced graduate econometrics and time series courses (frequency-domain econometrics and spectral analysis, dynamic simultaneous equations systems and state space models, causality, model testing and validation, nonlinear time series, and asymptotic theory.

1982-1985 Instructor, Department of Economics. Taught a number of undergraduate economics courses including macro-economic theory, micro-economic theory, public sector economics, and statistical foundations of econometrics.

1979-1982 Research Assistant, Department of Agricultural Economics & Rural Sociology. Assisted in research activities of Professor Robert D. Weaver of the Department of Agricultural Economics. Research areas included: stabilization of prices of internationally traded agricultural commodities; choice under risk-aversion by a firm faced with multiple sources of uncertainty; impacts of public policy on risk-averse firms; market efficiency, role of information, distribution of asset returns, and market equilibrium; and productivity and cost relations in the wheat, corn, and soybean producing areas of the U.S. using crop survey data from the U.S. Department of Agriculture. Most of the work consisted of literature research, writing computer programming, and econometric data analysis.

UNIVERSITY OF DELHI, INDIA

1977-1979 **Lecturer**, Department of Economics, Shri Ram College of Commerce. Taught undergraduate economics courses including micro-economic theory, public finance, and economic planning and policy.

HONORS AND AWARDS

Phi Kappa Phi, inducted 1982

Gamma Sigma Delta Honor Society of Agriculture, inducted 1983

Marquis' Who's Who in the South and Southwest, 1995-96

Department Head Award, BellSouth Telecommunications, 1993

Department Head Commendation, Bell Communications Research, 1992

Vice President's Award, Bell Communications Research, 1990

AFFILIATIONS

American Marketing Association

National Association of Business Economists

PAPERS AND PUBLICATIONS

CONTRIBUTIONS TO NERA REPORTS

"Economies of Scope in Telecommunications," for Bell Canada, 1995.

"Economic Welfare Benefits from Rate Rebalancing," for Stentor Resource Centre Inc., 1995.

"Telephone Company Provision of Broadband Services: Economies of Scope, Competition, and Public Policy," for BellSouth Interactive Media Services

TESTIMONY

Direct Testimony addressing interconnection rate structure design, on behalf of BellSouth Telecommunications, to Florida Public Service Commission, Docket 950985-TP, September 1995.

Rebuttal Testimony critiquing bill and keep compensation for interconnection, on behalf of BellSouth Telecommunications, to Florida Public Service Commission, Docket 950985-TP, September 1995.

Wrote significant sections of testimony presented to regulatory commissions on price cap and local competition (Vermont, Louisiana) and universal service issues (Louisiana, Tennessee)

TELECOMMUNICATIONS-RELATED PAPERS

"The Case Against Imputation of Access Charges in IntraLATA Toll Prices: Economic Efficiency and Fairness Reconsidered," BellSouth Telecommunications, 1994.

"Pricing of Local Exchange Interconnection Service From the Perspective of Economic Theory," BellSouth Telecommunications, 1993.

"Economies of Scale and Scope, Subadditivity of Costs, and Natural Monopoly Tests for Regulated Utilities," BellSouth Telecommunications, 1993.

"Fairness and Economic Efficiency in Regulation: Imputation v. Equal Contributions in IntraLATA Toll Pricing," Report to the Task Force on Imputation of Access Charges in IntraLATA Toll Price, BellSouth Telecommunications, 1993.

"Economic Analysis of Efficient versus Imputation-Based Pricing by a Regulated Public Utility," Report to the Task Force on Imputation of Access Charges in IntraLATA Toll Price, BellSouth Telecommunications, 1993.

"E: A Maximum Likelihood Estimation Program, A User's Guide to Some Applications," Bell Communications Research, 1992.

"Error Components Panel Data Modeling of Share Equation Systems: An Application to Telecommunications Access Demand," Bell Communications Research, 1989.

"Analysis of Demand Migration and Take Rates for Special Access High Capacity Services," Bell Communications Research, 1990.

"Business Outbound Service System: An Empirical Modeling Framework," AT&T, 1989.

MISCELLANEOUS PAPERS

"Does Futures Trading Destabilize Cash Prices? Evidence for U.S. Live Beef Cattle," (with R.D. Weaver), Journal of Futures Markets, Vol 10(1), 1990, (pp. 41-60).

"Market Structure and the Dynamics of Retail Food Prices," (with R.D. Weaver and P. Chattin), Northeastern Journal of Agricultural and Resource Economics, Vol 18(2), 1989, (pp. 160-170).

"Cash Price Variation in the Live Beef Cattle Market: The Causal Role of Futures Trade," (with R.D. Weaver), Journal of Futures Markets, Vol 2(4), 1982, (pp. 367-389).

"Unemployment Rate Dynamics and Persistent Unemployment Under Rational Expectations: A Comment," (with V. Moorthy), Working Paper No. 8-87-1, Department of Economics, The Pennsylvania State University, 1987.

"The Standard Errors of Characteristic Roots of a Dynamic Econometric Model: A Computational Simplification," Working Paper No. 5-87-3, Department of Economics, The Pennsylvania State University, 1987.

"Market Structure, Market Power, and Dynamic Price Determination in the Retail Food Industry," (with R.D. Weaver), Working Paper No. 5-87-2, Department of Economics, The Pennsylvania State University, 1987.

"Does Futures Trading Destabilize Cash Prices? Evidence for Live Beef Cattle," (with R.D. Weaver), Working Paper No. 5-87-1, Department of Economics, The Pennsylvania State University, 1987.

"Existence of Portfolios with Simultaneous Trading in Unrelated Speculative Assets," Working Paper No. 8-86-2, Department of Economics, The Pennsylvania State University, 1986.

"Models of Cash-Futures Market Complexes for Commodities Characterized by Production Lags," Working Paper No. 7-86-2, Department of Economics, The Pennsylvania State University, 1986.

"Cash Price Stability in the Presence of Futures Markets: A Multivariate Causality Test for Live Beef Cattle," (with R.D. Weaver), Staff Paper No. 45, Department of Agricultural Economics and Rural Sociology, The Pennsylvania State University, 1981.

"Optimal Interpolation and Distribution of Time Series by Related Series Using a Spectral Estimator for the Residual Variance," Bell Communications Research, 1990.

"Size and Power Characteristics of Three Tests of Nonlinearity in Time Series," AT&T, 1989.

"Model Testing and Selection in Applied Econometrics," AT&T, 1989.

RECENT CONFERENCE PRESENTATIONS

"On Modelling the Dynamics of Demand for Optional and New Services," International Communications Forecasting Conference, Toronto, Canada, June 13-16, 1995.

"The Case Against Imputation of Access Charges in IntraLATA Toll Prices: Economic Efficiency and Fairness Reconsidered," Rutgers University Advanced Workshop in Regulation and Public Utility Economics, Seventh Annual Western Conference, San Diego, CA, July 6-8, 1994.

"Future Directions in Modeling the Demand for Vertical Services," National Telecommunications Demand Study Conference, La Jolla, CA, March 24-25, 1994.

"E: A Maximum Likelihood Estimation Program," National Telecommunications Forecasting Conference, Crystal City, VA, June 1-4, 1993.

Discussant of "The National Telecommunications Demand Study," National Regulatory Research Conference on Telecommunications Demand, Denver, CO, August 3-5, 1992.

"Using Demographics to Predict New Service Take Rates: Discrete Choice Analysis vs. Categorical Data Analysis," National Telecommunications Forecasting Conference, Atlanta, GA, May 5-8, 1992.

"Price Cap Regulations for the LECs: Implications for Demand and Revenue Forecasting," National Telecommunications Forecasting Conference, Boston, MA, May 30, 1991.

"Demand Migration for Special Access High Capacity Services," Rutgers University Advanced Workshop in Regulation and Public Utility Economics, Third Annual Western Conference, San Diego, CA, July 11-13, 1990.

"Error Components Panel Data Modeling of Telecommunications Access Demand," Bellcore-Bell Canada Telecommunications Demand Analysis Conference, Hilton Head, SC, April 22-25, 1990, and Bell Atlantic Business Research Conference, Baltimore, MD, October 24-27, 1989.

"Analysis of Integrated Demand Systems," Rutgers University Advanced Workshop in Regulation and Public Utility Economics, Second Annual Western Conference, Monterey, CA, July 5-7, 1989.

Panel Discussion on "The Regulatory and Operational Impacts of Price Caps," National Telecommunications Forecasting Conference, San Francisco, CA, May, 1989.