

Florida Cable Telecommunications Association

Steve Wilkerson, President

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July 10, 1995

VIA HAND DELIVERY

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

RE: DOCKET NO. 920260-TL

Dear Ms. Bayo:

Enclosed for filing in the above-referenced docket are an original and fifteen copies of Florida Cable Telecommunications Association, Inc.'s ("FCTA") Prehearing Statement. Copies have been served on the parties of record pursuant to the attached certificate of service.

- ACK Also enclosed is a copy on a 3-1/2" diskette in WordPerfect format, version 5.1.
- AFA.

CAF

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

fank you for your assistance in processing this filing.

Yours very truly,

aura L. Wilson Regulatory Counsel

Enclosures

C:

All Parties of Record Mr. Steven E. Wilkerson RECEIVED & FILED



310 North Monroe Street • Tallahassee, Florida 32301 • (904) 681-1990 FAX (904) 681-9676

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Comprehensive Review of) the Revenue Requirements and Rate Stabilization Plan of Southern Bell Telephone and Telegraph Company

DOCKET NO. 920260-TL

ULIGINAL

FILE COPY

FILED: July 10, 1995

FLORIDA CABLE TELEVISION ASSOCIATION, INC.'S PREHEARING STATEMENT

The Florida Cable Telecommunications Association, Inc. ("FCTA"), pursuant to Rule 25-22.038(3), Florida Administrative Code, respectfully submits the following Prehearing Statement in the above-captioned docket.

A. WITNESSES/EXHIBITS

FCTA will present no witnesses. FCTA does not anticipate sponsoring any exhibits. FCTA reserves the right to later identify and present witnesses or exhibits as may be required by later filed testimony, the completion of discovery, or new issues identified at the prehearing conference.

B. BASIC POSITION

The Commission should reject Southern Bell's proposal concerning the \$25 million set for disposition in this proceeding. The plan will frustrate rather than promote competition. The Commission should similarly reject the proposal of Communications Workers of America as the proposal will create distortions in the marketplace and results that are contrary to the revised Chapter 364, Florida Statutes. The Commission should also not limit itself to the proposal of McCaw Communications of Florida. The Commission should instead adopt a solution that promotes competition and fosters the consumer benefits that full competition brings.

> DOCUMENT NUMBER-DATE 06501 JULIOS FPSC-RECORDS/REPORTING

C. ISSUES

ISSUE ONE: Which of the following proposals to dispose of \$25 million for Southern Bell should be approved?

 Southern Bell's proposal to implement the Extended Calling Service (ECS) plan pursuant to the tariff filed on May 15, 1995.

POSITION: No.

- (2) CWA's proposal to reduce each of the following by \$5 million:
 - (i) Basic "lifeline" senior citizens telephone service;
 - (ii) Basic residential telephone service;
 - (iii) Basic telephone service to any organization that is non-profit with 501(c) tax exempt status;
 - Basic telephone service of any public school, community college and state university;
 - (v) Basic telephone service of any qualified disabled ratepayer.

POSITION: No.

(3) McCaw's and FMCA's proposal that a portion be used, if necessary to implement the decisions rendered in Docket No. 940235-TL.

POSITION: If adopted, the Commission should not limit itself to this proposal.

(4) Any other plan deemed appropriate by the Commission.

POSITION: Yes, including actions to promote rapid competition so that consumers can immediately realize the benefits of competition and choice.

ISSUE TWO: If the Southern Bell proposal is approved, should the Commission allow competition on the Extended Service Calling Routes. If so, what additional actions, if any, should the Commission take?

POSITION: The Commission must permit competition on the Extended Service Calling routes pursuant to the new law.

ISSUE THREE: When should tariffs be filed and what should be the effective date?

POSITION: No position.

ISSUE FOUR: Should this docket be closed?

POSITION: No.

D. STIPULATED ISSUES/PENDING MOTIONS

FCTA is unaware of any stipulated issues or pending motions at this time.

E. OTHER MATTERS

FCTA is unaware of any requirements of the Prehearing Order with which it cannot

comply.

RESPECTFULLY SUBMITTED this 10th day of July, 1995.

FLORIDA CABLE TELECOMMUNICATIONS ASSOCIATION, INC. 310 N. Monroe Street Tallahassee, Florida 32301 (904) 681-1990

Laura L. Wilson Regulatory Counsel

CERTIFICATE OF SERVICE DOCKET NO. 920260-TL

I HEREBY CERTIFY that a true and correct copy of FCTA's Prehearing Statement has

been furnished by Hand Delivery(*) and/or U.S. Mail on this 10th day of July, 1995 to the

following parties of record:

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