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July 10, 1996

Ms. Blanca S. Bayo, Director Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

RE: Docket No. 930173-TL

- a) Post Hearing Brief
- b) Post Hearing Statement of Issues & Positions

Sincerely,

President

John B. Hilkin

In B. Hellen

Polo Park Homeowners Assn.

Dear Ms. Bayo:

We are enclosing both our Post Hearing Brief & Post Hearing Statement of Issues & Positions on above docket with the original and fifteen(15) copies, as required. We are also enclosing a Certificate of Service indicating to whom copies of above has have been sent.

We trust this meets with all the requirements of Rule 25-22.056(3). If not, please so advise what further information you require.

We would appreciate acknowledgement of receipt of this material, as we understand this is to be received by July 22,1996 in your office..

Thank you very much.

ACK ____

APP ____

CMU Nelfer Mailin

Mailing Address:

EAG Davenport, FL. 33837

Phone: 941-424-1787 FAX: 941-424-1688

CC: Miss Donna Canzano, Staff Counsel

OPC _____ BellSouth; GTE; United; Vista United, et al.

VAS RECEIVED & FILED

FPSC-BUREAU OF RECORDS

FPSC-RECORDS/REPORTING

07297 JUL 118

DOCUMENT NUMBER - DATE

Statement

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

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In Re: Petition by the residents DOCKET NO.930173-TL of Polo Park Requesting Extended area service(EAS) between the 1 Haines City exchange and the Orlando W. Kissimmee(Kissimmee), Lake Buena Vista, Windemere, Reedy Creek, Winter 2 Park, Clermont, Winter Garden & St. Cloud exchanges. 3 4 POST HEARING STATEMENT OF ISSUES AND POSITIONS OF POLO PARK RESIDENTS 5 Pursuant to Rule 25-22.056(3), F.A.C. and the Prehearing order 6 issued March 25,1996, the Polo Park Petitioners file this Post-7 Hearing Statement of Issues and Positions. 8 BASIC POSITION *** We feel that because of our unique four county convergence 9 area, with a burgeoning growth rate, that special consideration 10 should be given to relieve us from each call being billed on 11 a long distance basis when we call across county lines just 12 a few miles away. 13 ISSUE 1: Is there a sufficient community of interest on the routes listed in Table A to justify surveying for non-14 optional extended area service as currently defined in the Commission rules, or implementing an alternative 15 interLATA toll plan? *** Because of the unique location of Polo Park and the 16 surrounding 32 residential communities, we feel this a 17 sufficient community of interest. 18 ISSUE 2: What other community of interest factors should be 19 considered in determining if either an optional or nonoptional toll alternative should ne implemented on these routes. 20 *** Since no calling volume records are available from any 21 telephone companies, we submitted our February 19,1996 22 letter with testimony and exhibits the marked Exhibit 23 "A" shows, in short period of time, pattern of usage

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FPSC-RECORDS/REPORTING

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DOCUMENT NUMBER-DATE from small cross section of users typical usage to

- 1 -

1		routes in question.	
2	ISSUE 3:	any of these routes, what is the economic impact of	
3		each plan on the company? a) EAS with 25/25 plan and regrouping	
4	y.	b) Alternative InterLATA toll plan; andc) Other(specify)	
5	***	This economic issue, it would appear to us, can only	
6		be addressed by the telephone companies represented in	
7		this docket.	
8	ISSUE 4:	Should subscribers be required to pay an additive as a prerequisite to surveying for extended area	
9	1	service or an alternative interLATA toll plan? If so, how much of a payment is required and how long	
10		should it last?	
	***	We do not feel an additive is in order under any of	
11		the plans.	
12	ISSUE 5:	If a sufficient community of interest is found, what	
13		are the appropriate rates and charges for the plan to be implemented on these routes?	
14	***	Polo Park and surrounding communities are not in a	
15		position to address this issue.	
16	ISSUE 6:	If extended area service or an alternative interLATA	
17		toll plan is determined to be appropriate, should the customers be surveyed?	
18	***	Polo Park is not in a position to answer this	
19		question.	
20		POLO PARK HOMEOWNERS ASSN.	
21		O. A. B. Willer	
22		John B Hillen	
23		John B. Hilkin, President	
24			
25			
		- 2 -	

BEFOR. THE FLORIDA PUBLIC SERVICE OMMISSION

Docket No. 930173-TL

CERTIFICATE OF SERVICE

I				
2	I HEREBY CERTIFY that a copy of the	foregoing Post Hearing		
3	Brief and Post Hearing statement of	issues and positions		
4	has been furnished by U.S. Mail thi	s 10th day of July,1996		
5	to each of the following:			
6	BellSouth Telecommunications, Inc. J. Phillip Carver, Esq.	GTE Florida Incorporated Ms. Beverly Y. Menard, Esq.		
. 7 8	c/o Ms. Nancy Sims, Esq. 150 S. Monroe St., #400 Tallahassee, FL. 32301-1556	c/o Mr. Ken N. Waters,Esq. 106 E. College Avenue Suite 1440		
9	Tradical materials of the	Tallahassee, FL. 32301-7704		
10	Mr. F,B,(Ben) Poag,Esq. P.O. Box 165000(MC 5326)	Vista-United Telecommunications Ms. Lynn B. Hall Contract & Reg. Adm.		
11	Altamonte Springs, FL. 32716-5000	P.O. Box 10180 Lake Buena Vista, FL. 32830-018		
12	GTE Florida, Inc. Anthony P. Gillman, Esq.	Ausley & McMullen Lee L. Willis, Esq. & J. Jeffrey		
13	P.O. Box 110(FLTC 0007) Tampa, FL. 33601	Wahlen, Esq. P.O. Box 391 Tallahassee, FL. 32302		
14	Ms. Donna L. Canzano,Esq.			
15	Staff Counsel Florida Public Service Commission Gerald L. Gunter Building 2540 Shumard Oak Blvd.			
16				
17	tallahassee,FL. 32399-0850			
18		John B Sicher		
19	John B. Hilkin			
20		Polo Park 235 Jackson Park Avenue		
21	Davenport, FL. 33837 941-424-1787			
22	FAX 941-424-1688			
23				
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