#### VOTE SHEET

DATE: \_\_\_\_\_ January 7, 1997

RE: DOCKET NO. 920260-TL - Comprehensive review of the revenue requirements and rate stabilization plan of Southern Bell Telephone and Telegraph Company. (Deferred from the 12/17/96 Commission Conference)

<u>Issue 1:</u> Recommendation that the Commission approve, on a permanent basis, the reduction of BST's switched access rates to parity with interstate as of January 11, 1994, that it approved provisionally effective October 1, 1996. In addition, the Commission should apply the remainder of the \$84 million as follows:

#### Unspecified:

1) Eliminate the RIC	\$34.3 million
2) Reduce the CCL	3.3 million
3) Eliminate usage on RCF	2.0 million
4) Credit for ECS routes	1.1 million

\$40.7 million

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COMMISSIONERS ASSIGNED: Full Commission

### COMMISSIONERS' SIGNATURES

MAJORITY	DISSENTING
Susun & Clark	
J. Jenny Jean	
Si Maria	
REMARKS DISSENTING COMMENTS:	
PSC/RAR33(5/90)	

DOCUMENT NUMBER-DATE

FPSC-RECORDS/REPORTING

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Issue 1: (Continued)

### Specified Switched Access:

- 5) Updated forecast on impact of 10/1/96 switched access reduction filing
- 6) Filed impact of 10/1/96 switched access reduction filing

\$ 3.3 million

40.0 million

\$43.3 million

Total 1996 amount per Settlement

\$84.0 million

# **APPROVED**

<u>Issue 2:</u> Recommendation that staff and the parties have addressed all the proposals, issues, positions, and alternatives on the disposition of the 1996 unspecified amount, in Issue No. 1. Therefore, if the Commission approves staff's recommendation in Issue 1, this issue of how the Commission should implement the scheduled rate reduction is moot.

# **APPROVED**

Issue 3: Recommendation that, pursuant to the terms of the Settlement, the rate reductions were to have been effective October 1, 1996. In the event the effective date is delayed, BST agreed to provide refunds in the same manner as was done in Docket No. 880069-TL for the period of the delay. Therefore, the following should be approved:

- Tariffs implementing the Commission's decision in Issue 1 should be filed no later than January 13, 1997, to become effective five days after correct tariffs have been filed Leb. 5, 3/1/97
- 2) Refunds, including interest, should cover the pro rated portion of \$44 million for the period October 1, 1996 through the effective date of the
- 3) Refunds should be made, based on access lines, pro rata according to rate level, to customers of record as of November 39, 1996. ESSX customers should receive refunds based on applicable Network Access Register rates. Subscribers who pay usage rates plus some percentage of the equivalent flat rate should receive refunds based on either the applicable flat rate surrogate if there is one, or, if no tariffed flat rate surrogate exists, the full equivalent flat rate. end of Dec.

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## Issue 3: (Continued)

- 4) Refunds should be distributed with billing cycles beginning on or after
- February 1, 1997 through March 1, 1997, or as soon thereafter as possible.

  5) Reports on the status of implementation of the refund should be filed in accordance with Rule 25-4.4.144, F.A.C.

  6) In addition, Rule 25-4.114, F.A.C., requires the following:
- a) Refunds must be made within 90 days of the final order.
  b) Motions for reconsideration do not delay refunds unless a stay is requested and granted.
- 7) IST should provide full documentation of its calculation of the specific refund amounts.

approved with modified Recommendation that this docket remain open pending appropriate tariff filings and handling of confidential documents, as well as completion of audits for 1995 sharing amounts.

**APPROVED**