

1 JUDGE RILEY: Pursuant to the direction of the
2 Illinois Commerce Commission, I call the following
3 Dockets:

4 05-0502, which is Illinois Bell
5 Telephone Company and Delta Communications, LLC,
6 d/b/a Clearwave Communications, joint petition for
7 approval of the fourth amendment to interconnection
8 agreement dated August 3, 2005 pursuant to 47
9 U.S.C. Section 252.

10 Docket 05-0503. This is a joint
11 petition between Illinois Bell Telephone Company
12 and Pacific Centrex Services, Inc., for approval of
13 the first amendment to the interconnection
14 agreement dated August 3, 2005 pursuant to 47
15 U.S.C. Section 252.

16 And Docket 05-0509, joint petition
17 between Illinois Bell Telephone Company and
18 CloseCall America, Inc., for approval of a fifth
19 amendment to the interconnection agreement dated
20 August 3, 2005 pursuant to 47 U.S.C. Section 252.

21 Counsel for Illinois Bell, would you
22 enter an appearance, please.

1 MR. ANDERSON: Karl B. Anderson, 225 West
2 Randolph, Chicago, Illinois, Floor 25-D, appearing
3 on behalf of Illinois Bell Telephone Company.

4 JUDGE RILEY: Thank you.

5 And for Staff?

6 MS. BROWN: Brandy D.B. Brown on behalf of Staff
7 of the Illinois Commerce Commission, 160 North
8 LaSalle, Suite C-800, Chicago, Illinois 60601.

9 JUDGE RILEY: Thank you.

10 And let the record reflect that in all
11 three of these dockets -- let the record reflect
12 that in all three of the dockets that I have
13 called, notice of this hearing was sent to the
14 CLECs. The date, time and the place of the hearing
15 were included in the notice. We have not been
16 notified by the CLECs of their intent to
17 participate. So we are appearing as we are
18 assembled now.

19 And as is customary in these matters, I
20 turn to Staff and ask have verified statements been
21 filed in each of these matters?

22 (Whereupon, Staff

1 Exhibit No. 1 was
2 marked for identification
3 as of this date.)

4 MS. BROWN: Yes, Staff has filed what is marked
5 as Staff Exhibit No. 1 in each of these dockets,
6 which is the verified statement of James Zolnierrek,
7 stating that there is nothing discriminatory and
8 nothing against the public interest.

9 And subject to the usual post-approval
10 requirements, specifically, amending the tariff to
11 include the amended agreement and filing a verified
12 statement with the chief clerk of the Commission,
13 we move for admission of Staff Exhibit No. 1 in
14 each of the dockets to the record as it is found on
15 eDocket, each previously being filed September 6,
16 2005, and bears tracking No. 62009, 62010 and 62011
17 respectively.

18 JUDGE RILEY: And is there any objection from
19 SBC -- excuse me, Illinois Bell to the admission of
20 Staff Exhibit 1 in any of these dockets?

21 MR. ANDERSON: No objection.

22 JUDGE RILEY: Then Staff Exhibit 1 is admitted

1 into evidence in each of the dockets called this
2 morning.

3 (Whereupon, Staff
4 Exhibit No. 1 was
5 admitted into evidence as
6 of this date.)

7 JUDGE RILEY: Is there anything further from
8 Staff?

9 MS. BROWN: Nothing further from Staff.

10 JUDGE RILEY: Anything further from SBC?

11 MR. ANDERSON: No, sir.

12 JUDGE RILEY: Then I will direct the court
13 reporter to mark Dockets 05-0502, 05-0503 and
14 05-0509 heard and taken.

15 HEARD AND TAKEN. .

16

17

18

19

20

21

22