

ATTACHMENT E – CHANGES FROM PROPOSED ORDER

1. References to "Proposed Order" have been changed throughout to refer to the "Order", except where the context requires otherwise.
2. P. 6. First two paragraphs of introduction have been revised and expanded to describe the relationship between the February 8, 2000 Proposed Order and today's final Order.
3. Part II.B. (p.12).¹ Discussion added to procedural history.
4. P. 24. Last two paragraphs have been modified to require filing of UNE.
5. P. 27, footnote 88 (now footnote 92). Minor revision to last sentence.
6. P. 29. Minor editing to sentence beginning with "Similarly."
7. Part III.B.4. (p. 31). Last sentence of paragraph beginning "The evidence raises two additional issues." has been modified.
8. Part III.B.6. (p. 39). Last sentence of section has been modified.
9. P. 47. Last sentence before Part III.B.10 modified to change "may" to "might."
10. Part III.B.11 (p. 52). Last sentence of section has been modified.
11. P. 69. Sentence at top of page modified.
12. P. 75. Modified first sentence of Part III.B.15 to be consistent with Attachment B.
13. PP. 78-79. Revised text to reflect March 21, 2000 Compliance filing. Also, added several new paragraphs discussing Compliance filing issues.
14. P. 82. Footnote 301 (now footnote 308) has been modified.
15. PP. 82-84. Confidential information is now public, based upon Bell Atlantic's comments.
16. P. 86. Revised rate effect of switched access charge reduction to reflect Bell Atlantic's March 21, 2000 Compliance filing.
17. P. 87. Last sentence of first paragraph modified to remove "not."
18. P. 91. Footnote 331 (now footnote 338) has been modified to reflect the Board's decision to take official notice of Bell Atlantic's tariffs.
19. P. 92. Added new paragraph to discuss Compliance filing issues concerning local measured service usage packages.
20. P. 97. Modified full paragraph and added new paragraph to discuss new rate design embodied in March 21, 2000 Compliance filing.

the Proposed Order.

28. P. 143. Added new footnote to middle paragraph describing fact that the Service Quality Plan is now included as Attachment D.

29. PP. 149-150. Revised ARPM discussion to clarify the need for tracking business and residential ARPM separately. Revised following paragraph to remove last clause (reference to exh. DPS-14).

30. Section IV (Proposed Order and Further Hearings) has been removed.

31. P. 151. Order section modified generally.

Changes to Attachment A – The Incentive Regulation Plan

32. P. 1. Modified effective date in title.

33. Introduction. Inserted "products and" in second sentence.

34. ¶ I.A. Adjusted starting and ending dates of Plan.

35. ¶ I.B. Added clause "of the Plan" at the end of the paragraph.

36. ¶ II.A. Modified first sentence.

37. ¶ II.A.1.a. Changed reference to paragraph II.A.2.

38. ¶ II.A.2.a. Added "in a single year" to end of first sentence. Modified second sentence to make clear that changes in the economy do not qualify for exogenous treatment. Also added "not" to second sentence.

39. ¶ II.A.2.b. Modified second sentence to clarify that burden of proof for parties proposing exogenous changes applies if the Department or Bell Atlantic initiates the change. No party bears the burden of proof for Board-initiated changes due to exogenous events.

40. ¶ II.A.2.c. The second sentence is modified to replace "between" with "among."

41. ¶ II.B.1. Added sentence clarifying that pricing may not produce unjust discrimination among customers, as discussed in Order.

42. ¶ II.B.3. Inserted "products and" between "new" and "services" in first sentence. Modified last sentence to replace "defined" with "described."

43. ¶ III.A. Changed reference to Service Quality Plan. It appears as Attachment D.

44. ¶ III.C. New paragraph added to clarify the obligation to comply with Wholesale Service Quality standards, as set out in Part III.I. of the Order.