BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: REQUEST BY AT&T COMMUNICATIONS OF) DOCKET NO. 891112-TI THE SOUTHERN STATES, INC. TO AMEND ITS) ORDER NO. 22030 TARIFF TO TEMPORARILY WAIVE THE NON-RECURRING CHARGE ASSOCIATED WITH ITS REACH-OUT FLORIDA OPTIONAL CALLING PLAN. (T-89-459 FILED 9/1/89)

ISSUED: 10-10-89

The following Commissioners participated in the disposition of this matter:

> MICHAEL McK. WILSON, Chairman THOMAS M. BEARD BETTY EASLEY GERALD L. GUNTER JOHN T. HERNDON

ORDER APPROVING TARIFF

BY THE COMMISSION:

On May 16, 1984, ATT-C filed a tariff seeking approval of a new service known as the Reach Out Florida Optional Calling Plan. The basic feature of the plan allows a subscriber to make an unlimited number of interLATA long distance calls within the State of Florida during the Company's night and weekend fixed rate periods. Reach Out Florida also allows a 15% discount for calls made during the evening rate period over and above the 35% discount normally in effect for that calling pays an period. A subscriber to the service nonrecurring service order charge of \$14.00.

On September 1, 1989, ATT-C filed a proposal requesting the waiver of the \$14 initiation charge associated with its Reach Out Florida Optional Calling Plan. The waiving of this charge is in coordination with a nationwide Reach Out America promotional campaign scheduled to begin on October 1, 1989 and end on December 30, 1989.

The company claims that the proposed waiver is a response to market conditions for MTS service.

ATT-C claims that it was unable to provide the revenue impact because it has no way to determine how many customers

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will take advantage of the offer.

We believe that the competitive nature of the MTS market in Florida merits the allowance of this temporary waiver. Therefore, ATT-C's request to amend its tariff to temporarily waive the nonrecurring charge associated with its Reach Out Florida service is approved.

Based on the foregoing, it is

ORDERED that ATT-C's request to amend its tariff to temporarily waive the nonrecurring charge associated with its Reach Out Florida Optional Calling Plan starting on October 1, 1989 and ending December 30, 1989 is approved. It is further

ORDERED that this docket is closed.

By ORDER of the Florida Public Service Commission, this 10th day of October , 1989

STEVE TRIBBLE, Director Division of Records and Reporting

(SEAL)

JSR

by: Kay Flynn
Chief, Bureau of Records

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes (1985), as amended by Chapter 87-345, Section 6, Laws of Florida (1987), to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

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Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water or sewer utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.