BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filing to)	DOCKET NO.	900508-TL
establish Selective Class of Call Screening by INDIANTOWN TELEPHONE)))	ORDER NO.	23089
SYSTEMS, INC.		ISSUED:	6 - 1 8 - 9 0

the

The following Commissioners participated in disposition of this matter:

MICHAEL McK. WILSON, Chairman THOMAS M. BEARD BETTY EASLEY GERALD L. GUNTER

ORDER APPROVING TARIFF

BY THE COMMISSION:

On April 12, 1990, Indiantown Telephone Systems, Inc. (Indiantown) filed a tariff to add the "Selective Class of Call Screening" to the miscellaneous service section of their tariff. The "Selective Class of Call Screening" is an operator service provided by Southern Bell Telephone and Telegraph Company (Southern Bell) via contract to Indiantown customers. When a toll call is attempted from a subscribed line, a signal flashes on the operator's screen informing that only collect, third party number, or credit card calls should be accepted for billing.

The "Selective Class of Call Screening" had been provided to Indiantown by Southern Bell at no charge since October 1, 1986 when the contract became effective. Indiantown has in turn been providing this service to its customers at no charge. However, on March 7, 1990, Southern Bell notified Indiantown of its intent to begin charging for the service. Southern Bell has established the monthly charge for this service at \$2.00 per access line. Indiantown has proposed the same rate in its tariff.

Presently, Indiantown has only one customer utilizing this service. The Martin Correctional Institute has 40 access lines supplied for their prison payphones. The revenue impact on this customer will be \$80 per month or \$960 per year. This added cost will be approximately 16% of Martin Correctional Institute's monthly bill.

> DOCUMENT NUMBER-DATE 05349 JUN 18 1990 PESC-RECORDS/REPORTING

ORDER NO. 23089 DOCKET NO. 900508-TL PAGE 2

Because only one customer subscribes to this service and the cost to that customer is relatively small compared to their overall monthly bill, we hereby approve this tariff filing.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Indiantown Telephone Systems, Inc.'s filing to tariff Selective Class of Call Screening Service is approved. It is further

ORDERED that this docket is hereby closed.

By ORDER of the Florida Public Service Commission, this 18th day of _______ JUNE _____, 1990_____.

STEVE TRIBBLE, Director Division of Records and Reporting

(SEAL)

PAK

by: Kay Leynn 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, 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. 023

ORDER NO. 23089 DOCKET NO. 900508-TL PAGE 3

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.