BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filing to introduce Distributed Network Service by AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. DOCKET NO. 910631-TL ORDER NO. 24730 ISSUED: 7-1-91

The following Commissioners participated in the disposition of this matter:

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

ORDER APPROVING TARIFF

BY THE COMMISSION:

On May 14, 1991, AT&T Communications of the Southern States, Inc. (ATT-C or the Company) filed revisions to its Custom Network Services Tariff, proposing to offer Distributed Network Service (DNS) as an add-on to its recently approved interstate offering. DNS is an outbound long distance service designed to meet the needs of both businesses with many locations and resellers. DNS will collect outbound traffic from each one of a customer's locations; the Company will render a single bill to that customer.

ATT-C plans to market this product to resellers that are currently subscribing to the Company's Software Defined Network (SDN) services. Some SDN customers have complained that adding and deleting locations is too cumbersome with SDN. Adding or Deleting locations quickly is a primary feature of ATT-C's proposed DNS service.

Other interexchange carriers (IXCs) currently have similar aggregator or multi-location offerings in their interstate tariffs. However, some subscribers to these tariffs have been reselling or rebilling the services without first obtaining a certificate to operate as an IXC in Florida. ATT-C is the only IXC that has included the provision that if the service is to be resold or rebilled, the subscriber must have a Certificate of Public Convenience and Necessity from this Commission to operate as an IXC. By adding this provision, ATT-C is emphasizing our policy that requires obtaining a certificate before providing, rebilling, or reselling telecommunications services.

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We believe that ATT-C's tariff filing introducing Distributed Network Service is appropriate and hereby approve it as filed.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the proposed tariff filing introducing Distributed Network Service by AT&T Communications of the Southern States, Inc. is hereby approved. It is further

ORDERED that this tariff shall become effective June 16, 1991. If a timely protest is filed, this tariff shall remain in effect with any increase held subject to refund pending resolution of this protest. If no timely protest is filed, this docket shall be closed.

By ORDER of the Florida Public Service Commission, this 1st day of July , 1991

STEVE TRIBBLE Director Division of Repords and Reporting

(SEAL)

PAK

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 ORDER NO. 24730 DOCKET NO. 910631-TL PAGE 3

should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the action proposed files a petition for a formal Florida 25-22.036(4), by Rule provided proceeding, as by provided Rule form the Administrative Code, in 25-22.036(7)(a)(d) and (e), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on 7-22-91 Florida 32399-0870, by the close of business on ____

In the absence of such a petition, this Order shall become final on the day subsequent to the above date.

Any objection or protest filed in this docket before the issuance date of this Order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this Order becomes final on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by 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 of the date this Order becomes final, 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.