BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

)

)

)

)))

In re: TARIFF PROPOSAL BY AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. TO DELETE THE OBSOLETE OPTIONAL CALLING PLAN OF VALUE-PAK FROM ITS TARIFF. (T-89-402 FILED 8/1/89) DOCKET NO. 891107-TI ORDER NO. 22027 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, AT&T Communications of the Southern States, Inc., hereinafter referred to as 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 inter-LATA long distance calls within the State of Florida during ATT-C's night rate period. The charge for the first hour of the service is a fixed rate of \$9.00 per month. Each additional hour of usage is then billed at the rate of \$8.25 per hour, prorated on a per minute basis. Reach Out Florida also allows a 15% discount for other calls made during the evening rate period over and above the 35% discount normally in effect for that calling period. The Commission approved ATT-C's "Reach Out Florida" plan effective July 23, 1984 in Order No. 13543.

Concurrent with the approval of its "Reach Out Florida" plan, ATT-C began the phase-out of its existing state-wide optional calling plan, Value-Pak. Value-Pak permitted subscribers to place direct distance dialing intrastate inter-LATA toll calls within certain specified hours at an additional 50% discount from the rated charge during the hours of 11:00 PM to 8:00 AM, Monday through Friday and from 11:00 PM on Friday to 5:00 PM on Sunday.

> DOCUMENT NUMBER-DATE 10089 OCT 10 1969 FPSC-RECORDS/REPORTING

ORDER NO. 22027 DOCKET NO. 891107-TI PAGE 2

Value-Pak subscription was frozen and existing customers were given six months in which to exercise the option of converting to the Reach Out Florida service without paying the \$14.00 service order fee. At the end of the six months, ATT-C was to discontinue the service altogether. However, Reach Out Florida was not initially offered statewide since not all local exchange companies were capable of billing for this service. As Reach Out Florida became available in new exchanges, the six month phase-out of Value-Pak was implemented in the affected areas.

On August 1, 1989 ATT-C filed a tariff proposal to delete the optional calling plan of Value-Pak from ATT-C's tariff. The Reach Out Florida plan has been implemented statewide and there are no customers who presently subscribe to ATT-C's Value-Pak plan.

Because there are no current customers who subscribe to Value-Pak service, there will be no revenue or customer impact as a result of this filing. Therefore, we believe it is appropriate to remove the Value-Pak offering from ATT-C's tariff at this time.

Based on the foregoing it is hereby:

ORDERED that AT&T Communications of the Southern States, Inc.'s request to delete the obsolete optional calling plan of Value-Pak from this tariff 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 Jum Chief, Bureau of Records ORDER NO. 22027 DOCKET NO. 891107-TI PAGE 3

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.

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.