| In re: PROPOSED TARIFF FILING BY AT\&T | ) |  |
| :--- | :--- | :--- |
| COMMUNICATIONS OF THE SOUTHERN STATES, | OCKET NO. $891223-\mathrm{TI}$ |  |
| INC. TO WITHDRAW SERIES 6000 CHANNEL | ORDER NO. 22294 |  |
| SERVICES OFFERING EFFECTIVE $11 / 21 / 89$. |  |  |
|  |  | ISSUED: |

The following Commissioners participated in the disposition of this matter:

MICHAEL MCK. WILSON, Chairman
THOMAS M. BEARD
BETTY EASLEY
JOHN T. HERNDON

FINAL ORDER APPROVING WITHDRAWAL OF SERIES 6000 CHANNEL SERVICE OFFERING

BY THE COMMISSION:
On October 16, 1989 AT\&T Communications (ATT-C) filed tariff revisions requesting to withdraw the Series 6000 Channel Service offering from its Channel Services Tariff. The Series 6000 Channel Service offering is used to provide one-way audio transmission (mainly wired music) for use in connection with loudspeaker and sound recording equipment. The Company mirrored the LEC Private Line tariff at divestiture which included this service. The Company has not received any request for the service since divestiture. The company indicates that it has not incurred any cost by keeping the service tariffed. Therefore, no customer, revenue of cost impact will be created by the withdrawal of this service. ATT-C indicates the lack of demand for this service is mainly due to the technological advances in digital services and that the music industry has provided attractive alternative services. One such alternative would be a Series 2000 Service which would also be able to transport the audio transmissions.

Therefore, we find it appropriate for ATT-C to withdraw this Series 6000 Channel Service offering, effective November 21, 1989. Since no further action is required in this docket, it is hereby closed.

ORDER NO. 22294
DOCKET NO. 891223-TI
PAGE 2

Based on the foregoing, it is, therefore,
ORDERED by the Florida Public Service Commission that AT\&T Communications of the Southern States, Inc.'s request to withdraw its Series 6000 Channel Service offering, effective November 21, 1989, is hereby approved. It is further

ORDERED that this docket is hereby closed.
By ORDER of the Florida Public Service Commission, this $\qquad$ day of $\qquad$ , 1989

( $\mathrm{S} E \mathrm{AL}$ )
SFS

## 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.

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

ORDER NO. 22294
DOCKET NO. 891223-TI
PAGE 3

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.

