BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filings by) DOCKET NO. 890505-TL Southern Bell Telephone and Telegraph) Company to restructure and reprice) ORDER NO. 22911 private line and special access) services and to waive nonrecurring) ISSUED: 5-8-90 charges for high capacity services.

The following Commissioners participated in the disposition of this matter:

MICHAEL McK. WILSON, Chairman BETTY EASLEY GERALD L. GUNTER

FINAL ORDER APPOVING EXTENSION OF TARIFF

BY THE COMMISSION:

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On March 31, 1989, Southern Bell Telephone and Telegraph Company (Southern Bell or Company) filed two proposed revisions to its Private Line and Special Access tariffs (T-89-191 and T-89-192). By T-89-192 the Company requested authority to waive the nonrecurring charges for the Synchro Net, Megalink, MegaLink Channel and LightGate Services of its Private Line Service tariff, and the Digital Data Access Service of its Access Service Tariff for TELPAK and bulk discount customers. T-89-191 is a proposed tariff to reprice and restructure Private Line and Special Access Services. We suspended both these tariff filings at our May 2, 1989, Agenda Conference. In July 1989, Southern Bell requested that we consider its T-89-192 filing while our investigation into the restructure tariff filing continued. Because we found it appropriate to allow the Company to lower the expense for the customers switching to these services, we approved T-89-192 at our August 1, 1990, Agenda Conference, and thus authorized the Company to waive nonrecurring charges for nine months ending on May 7, 1990.

There are customers who are awaiting our decision on the Private Line/Special Access restructure before making changes in their networks. However, there are other customers, primarily the State of Florida and the Department of General Services, who have been making changes to their networks and taking advantage of the waiver. Southern Bell reports that \$297,931 in nonrecurring charges have been waived since the tariff was approved.

> DOCUMENT NUMBER-DATE 04001 MAY-8 1990

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Because the waiver period expires on May 7, 1990, and we have not completed our investigation of the restructure of the Private Line/Special Access tariffs, we find it appropriate to extend the Company's authority to waive the nonrecurring charges for the Synchro Net, Megalink, MegaLink Channel and LightGate Services of its Private Line tariff and the Digital Data Access Service of its Access Service tariff for TELPAK and bulk discount customers for three additional months ending August 7, 1990. Southern Bell shall file the appropriate tariff revisions within ten days of the issuance of this Order.

Based on the foregoing, it is, therefore,

ORDERED by the Florida Public Service Commission that Southern Bell Telephone and Telegraph Company is hereby granted authority to waive the nonrecurring charges for the Synchro Net, Megalink, MegaLink Channel and LightGate Services of its Private Line Service Tariff and its Digital Data Access Service in its Access Service Tariff for TELPAK and bulk discount customers for three more months ending August 7, 1990. It is further

ORDERED that Southern Bell Telephone and Telegraph Company shall file tariff revisions reflecting this decision within 10 days of the issuance of this Order.

By ORDER of the Florida Public Service Commission, this <u>8th</u> day of <u>MAY</u>, <u>1990</u>.

STEVE TRIBBLE, Director Division of Records and Reporting

(SEAL)

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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 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.