## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

tariff filing to enhance and ) C	DOCKET NO. 950247-TI ORDER NO. PSC-95-0481-FOF-TI ISSUED: April 13, 1995
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The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON
JOE GARCIA
JULIA L. JOHNSON
DIANE K. KIESLING

## ORDER APPROVING RULE WAIVER, CUSTOMNET TARIFF REVISIONS, AND HOME NPA DISCOUNT PROMOTIONS

## BY THE COMMISSION:

On March 1, 1995, AT&T Communications of the Southern States, Inc. (ATT-C) filed proposed tariffs to extend IntraLATA Usage Incentives A and P through April 30, 1995, remove certain area code discount language, revise the volume discount schedule, add language regarding the handling of cellular calls, and augment the home numbering plan area (NPA) discount for CustomNet service. In addition, ATT-C proposes to augment the home NPA discount for 800 READYLINE and UNIPLAN services.

800 READYLINE service is a custom switched 800 number service for intrastate calls. CustomNet service permits customer-dialed outward calling from single or multiple customer locations within Florida. CustomNet service also provides a combined outward and inward calling discount option. UNIPLAN service permits outward calling, inward calling or a combination of both from single or multiple customer locations within Florida.

ATT-C proposes to offer a 15 percent discount on intraLATA calls billed to the customer's 800 READYLINE, CustomNet, or UNIPLAN service number that originate from the same (home) NPA. In order to be eligible for these promotions, customers must have less than \$10,000 in combined interstate and intrastate 800 service monthly billed usage charges.

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ATT-C proposes to offer the home NPA discount for 800 READYLINE, CustomNet, and UNIPLAN services from March 31, 1995, through August 31, 1995. Under Rule 25-24.485(1)(i), Florida Administrative Code, temporary rate reductions are limited to no more than ninety days per twelve-month period per individual customer.

ATT-C's Custom Network Services' Home NPA options are discretionary products; customers can obtain functionally equivalent services from numerous carriers besides ATT-C. This promotion will make ATT-C's Custom Network Services more affordable to customers. Accordingly, we find it appropriate to waive Rule 25-24.485(1)(i), Florida Administrative Code, and approve ATT-C's proposed tariffs.

It is, therefore,

ORDERED by the Florida Public Service Commission that Rule 25-24.485(1)(i), Florida Administrative Code, which limits temporary rate reductions to no more than ninety days per twelve-month period, per individual customer, is hereby waived. It is further

ORDERED that AT&T Communications of the Southern States, Inc.'s proposed revisions to its CustomNet tariff are approved, effective March 31, 1995. It is further

ORDERED that AT&T Communications of the Southern States, Inc.'s proposed tariff to extend CustomNet IntraLATA Usage Incentives A and P through April 30, 1995, is approved. It is further

ORDERED that AT&T Communications of the Southern States, Inc.'s proposed tariff to enhance and extend the home NPA discount for CustomNet, 800 READYLINE, and UNIPLAN services from April 1, 1995, through August 31, 1995, is approved, effective March 31, 1995. It is further

ORDERED that, in the event of a timely protest hereto, this tariff shall remain in effect pending resolution of the protest. It is further

ORDERED that, unless a timely protest is filed hereto, this docket shall be closed.

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By ORDER of the Florida Public Service Commission, this  $\underline{13th}$  day of  $\underline{April}$ ,  $\underline{1995}$ .

BLANCA S. BAYO, Director Division of Records and Reporting

Chief, Breau of Records

(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.

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 proceeding, provided by Rule 25-22.036(4), as Administrative Code, in form the provided 25-22.036(7)(a)(d) and (e), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting, 101 East Gaines Street, Tallahassee, Florida 32399-0870, by the close of business on May 4, 1995.

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 wastewater 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.