BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filing by DOCKET NO. 890505-TL) SOUTHERN BELL TELEPHONE AND TELEGRAPH ORDER NO. 21307 COMPANY to restructure and reprice private line and special access services) 6-1-89 and to waive nonrecurring charges for ISSUED: high capacity services

Commissioners participated following The disposition of this matter:

the

in

MICHAEL McK. WILSON, Chairman THOMAS M. BEARD BETTY EASLEY GERALD L. GUNTER JOHN T. HERNDON

ORDER SUSPENDING TARIFF REVISIONS

BY THE COMMISSION:

On March 31, 1989, Southern Bell Telephone and Telegraph Company (Bell) filed a revision (T-89-191) to its General Subscriber Service, Private Line Service and Access Service Tariffs, proposing new rate levels and structures for Private Line and Special Access Services. On that date, Bell also filed a revision (T-89-192) to its Private Line Service and Decess Service a waiver of installation Access Service Tariffs, proposing a waiver of installation charges for certain high capacity Private Line and Special Access Services. Both revisions will be referred to herein as "the Revisions."

Based on its preliminary review, Staff noted that the Revisions lacked relevant cost information and were accompanied by tariff pages prepared in an inappropriate legislative format. Accordingly, Staff recommended at our Agenda Conference on May 2, 1989, that we reject the Revisions.

Section 364.05, Florida Statutes (1987), provides that we may withhold consent to proposed new rates for no longer that 8 months from the filing date of a tariff revision. For purposes of this statute, Bell's representatives stated at the conference that the company would not consider the 8-month period commenced until all requisite data have been submitted and accepted by the Commission and the associated confidentiality request has been resolved. In lieu of rejecting the Revisions, we accept Bell's commitment and suspend the Revisions. Moreover, we direct Staff to inform the Chairman in the event that this requisite data is not provided by Bell within 60 days of the date of the Agenda Conference.

Therefore, it is

ORDERED by the Florida Public Service Commission that the tariff revisions (T-89-191 and T-89-192) filed by Southern Bell Telephone and Telegraph Company on March 31, 1989, are hereby suspended. It is further

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ORDERED that Southern Bell Telephone and Telegraph Company's commitment made at our Agenda Conference on May 2, 1989, that the company would not consider commenced the 8-month period established by Section 364.05, Florida Statutes (1987), until all requisite data have been submitted and accepted by the Commission and the associated confidentiality request has been resolved is hereby accepted in lieu of our rejecting its tariff revisions (T-89-191 and T-89-192). It is further

ORDERED that our Staff shall inform the Chairman in the event that Southern Bell Telephone and Telegraph Company fails to submit within 60 days of our May 2, 1989 Agenda Conference the data that is required above to be filed. It is further

ORDERED that this docket shall remain open for further proceedings.

By ORDER of the Florida Public Service Commission, this <u>lst</u> day of <u>JUNE</u>, <u>1989</u>.

STEVE TRIBBLE, Director Division of Records and Reporting

(SEAL)

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by: Kay Chief, Bureau of Records