BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff to move) DOCKET NO. 920054-TL territory from the Winter Garden) ORDER NO. PSC-92-0159-FOF-TL exchange into the Clermont) ISSUED: 04/06/92 exchange by UNITED TELEPHONE) COMPANY OF FLORIDA.)

The following Commissioners participated in the disposition of this matter:

THOMAS M. BEARD, Chairman SUSAN F. CLARK J. TERRY DEASON BETTY EASLEY LUIS J. LAUREDO

ORDER APPROVING TARIFF FILING TO MOVE TERRITORY

BY THE COMMISSION:

On February 27, 1990, United Telephone Company of Florida (United or the Company) filed a tariff to move territory from the Winter Garden exchange into the Clermont exchange. Because of a then pending request for Extended Area Service in the affected exchanges, the matter was not resolved at that time. On December 16, 1991, United again requested an exchange boundary change to move territory, which involved three subdivisions, from Winter Garden to Clermont. The changes are requested so that each subdivision will be entirely located in one exchange instead of being served by two exchanges as is currently the case.

Two of the subdivisions do not have customers. Thus, there will not be any customer impact. The third subdivision contains 38 customers. United conducted a telephone survey of the affected customers and found that of the 38 affected customers, 29 wanted to retain Winter Garden service, 6 wanted to change to Clermont and 3 were unable to be reached. With this information in hand, United amended its tariff filing to delete the third subdivision from the boundary change. Therefore, the proposed boundary change involves only the two unpopulated subdivisions.

Upon review, we approve the tariff as modified by the Company. This will move the two subdivisions, which do not currently have customers, from the Winter Garden exchange into the Clermont exchange. The tariff shall become effective at the conclusion of the protest period, assuming no timely protest is filed. If there is a timely protest the tariff shall not go into effect pending resolution of the protest.

DOCUMENT NUMBER-DATE
03295 APR-6 1992
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Based upon the foregoing, it is

ORDERED by the Florida Public Service Commission that the tariff filing to move territory is hereby approved to be effective at the conclusion of the protest period, assuming no timely protest is received. If there is a timely protest, the tariff shall not go into effect pending resolution of the protest. It is further

ORDERED that this Docket shall be closed at the conclusion of the protest period, assuming no timely protest is filed.

By ORDER of the Florida Public Service Commission, this 6th

day of APRIL

irector

Division of Records and Reporting

(SEAL)

CWM

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section Florida Statutes, to notify parties of 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, as provided by Rule 25-22.036(4), Florida Administrative Code, in the form provided by 25-22.036(7)(a)(d) and (e), Florida Administrative Code. Rule petition must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee,

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Florida 32399-0870, by the close of business on APRIL 27, 1992

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 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 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.