BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed tariff filing by CENTRAL TELEPHONE COMPANY OF FLORIDA to provide Query Busy Station, Station Specific Authorization Codes, and Enhanced Service Order features as requested by Florida State University

DOCKET NO. 891078-TL

ORDER NO. 22035

ISSUED: 10-10-89

The following Commissioners participated in the disposition of this matter:

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

ORDER APPROVING TARIFF PROPOSAL

BY THE COMMISSION:

On July 31, 1989, Central Telephone Company of Florida (Centel) filed a proposed revision (the Revision) to its General Customer Services Tariff to extend Query Busy Station, Station Specific Authorization Codes, and Enhanced Service Order features to Florida State University (FSU). Centel proposed the Revision as a result of interest expressed in these services by FSU. While these features are available for purchase and deployment in any DMS-100 or SL-100 switch, Centel has proposed the Revision be customer-specific to FSU since FSU is the only customer who has expressed interest in these features to date.

Through the Query Busy Station (QBS) feature, groups of up to 128 business sets can query the busy/idle status of one designated station within the group. If the station is busy when the query is made, the Central Office continues to monitor the line and alerts the querying set as soon as the station becomes idle. The Station Specific Authorization Codes (SSAC) feature allows an authorization code to be assigned to a single station. Restrictions placed on the station are overridden only after the authorization code is checked against the station from which it was dialed. This restriction increases billing accuracy and security. The Enhanced Service Order (ESO) feature allows customer data change users to change line

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class codes for any of the following to any other line class code on the list: one party line, PBX line, centrex line.

Centel's proposed monthly rates for these three features are: QBS - \$267.77, SSAC - \$400.73, and ESO - \$209.69. Centel proposes offering these three features under contract to FSU for five years, yielding a total projected revenue of \$52,691. Centel has estimated its costs to provide each of the features over the life of the contract as follows: QBS - \$7,604.95, SSAC - \$11,380.85, and ESO - \$5,692.88, for a total cost of \$24,679 for the three features. While we cannot compare Centel's rates to those charged by other companies because this is a customer-specific offering, we are satisfied that the proposed rates cover costs, along with appropriate contribution. Accordingly, we will approve the Revision proposed by Centel.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the tariff revision (T-89-401) filed July 31, 1989, by Central Telephone Company of Florida proposing to offer Query Busy Station, Station Specific Authorization Codes, and Enhanced Service Order Features under contract to Florida State University is hereby approved. It is further

ORDERED that this docket is hereby closed.

By ORDER of the Florida Public Service Commission, this 10th day of October , 1989 .

STEVE TRIBBLE, Director Division of Records and Reporting

(SEAL)

ABG

by: Kay Termore
Chief, Bureau of Records

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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.