Before the Federal Communications Commission Washington, D.C. 20554

CC Docket No. 91-380

In the Matter of

American Telephone and Transmittal Nos. 3509, 3513, Telegraph Company 3561, 3571, and 3676

Revisions to Tariff F.C.C. No. 12

ORDER TO SHOW CAUSE

Adopted: December 31, 1991; Released: December 31, 1991

By the Deputy Chief (Policy), Common Carrier Bureau:

- 1. In CC Docket No. 90-132, the Commission prohibited AT&T from including any inbound service in Tariff 12 Options until 800 numbers become portable, but excepted from this general prohibition Tariff 12 options containing such service that were in effect or pending by September 1, 1991. AT&T filed the transmittals captioned above to revise Tariff 12 Option 55, Option 18, the General Regulations for Tariff 12, the revisions in Transmittal No. 3509, and Option 27, respectively. All of these transmittals modify options which include inbound services. Moreover, the revisions captioned above appear to substantially change each of the subject options and thus be inconsistent with the Commission's decision in CC Docket 90-132 to except from the general prohibition on bundling only those options identified in its Orders.²
- 2. Therefore, AT&T is directed to file revisions to its Tariff F.C.C. No. 12, withdrawing the transmittals captioned above, or to file an Answer, showing cause why it should not be required to do so, no later than **January 9**, **1992.** Interested parties may file oppositions to this Answer no later than **January 17**, **1992.**
- 3. An original and seven copies of all pleadings shall be filed with the Secretary of the Commission. In addition, one copy shall be delivered to the Commission's commercial copying firm, Downtown Copy Center, Room 246, 1919 M Street, N.W., Washington, D.C. 20554 and one copy shall be delivered to the Chief, Tariff Division, Common Carrier Bureau, 1919 M Street N.W., Washington, D.C. 20554. Pleadings must specify the docket number of this proceeding.
- 4. Accordingly, IT IS ORDERED, pursuant to Sections 403, 205(a), 4(i), 405, 213, 218 and 220 of the Communications Act, 47 U.S.C. §§ 403, 205(a), 4(i), 213, 218, 220, and Section 1.701 of the Commission's Rules, 47

FEDERAL COMMUNICATIONS COMMISSION

Carl D. Lawson
Deputy Chief (Policy)
Common Carrier Bureau

C.F.R. § 1.701, that American Telephone and Telegraph Company, if it does not elect to file revised tariffs in accordance with the above discussion, is directed to SHOW CAUSE why Tariff F.C.C. No. 12, Transmittal Nos. 3509, 3513, 3561, 3571, and 3676 should not be found unlawful.

¹ Competition in the Interstate Interexchange Marketplace, Report and Order, 6 FCC Rcd 5880 (1991) (Interexchange Order); Memorandum Opinion and Order, FCC No. 91-930, Mimeo 38289 (released Nov. 25, 1991).

Id.