STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a Session of the Public Service Commission held at its office in Jefferson City on the 15th day of December, 1998.

In the Matter of the Application of)		
The Southland Corporation (7-Eleven) to)		
Cancel its Certificate of Service Authority	y)	Case No.	TD-99-204
and Tariff to Provide Intrastate)		
Interexchange Telecommunications Services)		
in the State of Missouri.)		

ORDER CANCELLING CERTIFICATE AND TARIFF

The Southland Corporation (7-Eleven) (hereinafter Southland) filed an application on November 5, 1998 that requests that the Public Service Commission cancel its interexchange certificate of service authority and tariff. Southland indicated that it did not offer any telecommunications services in Missouri other than prepaid calling card Southland represented that it ceased distributing prepaid calling cards under its own name on October 2. Southland further stated that any customers in the State of Missouri who purchased Southland's 7-Eleven prepaid calling cards will continue to receive service directly from Southland's underlying carrier, AT&T, as an AT&T customer. Staff of the Public Service Commission (Staff) filed a memorandum on December 4, which recommends that Southland's application be approved and that the Commission enter an order to cancel the certificate of service authority and accompanying tariff. Staff indicated that Southland was certificated to provide interexchange telecommunications service in Case No. TA-97-324 on March 21, 1997.

Section 392.410, RSMo (Supp. 1997) gives the Commission the authority to cancel a telecommunications company's certificate of service authority. The Commission has reviewed Staff's recommendation and the official file, and finds that the interexchange telecommunications certificate of service authority and tariff granted to Southland in Case No. TA-97-324 should be canceled.

IT IS THEREFORE ORDERED:

- 1. That the interexchange telecommunications certificate of service authority and tariff granted to the Southland Corporation (7-Eleven) in Case No. TA-97-324 are canceled.
 - 2. That this order shall become effective on December 29, 1998.
 - 3. That this case may be closed on December 30, 1998.

BY THE COMMISSION

Hole Hard Roberts

Dale Hardy Roberts

Secretary/Chief Regulatory Law Judge

(SEAL)

Lumpe, Ch., Crumpton, Murray, and Drainer, CC., concur. Schemenauer C., absent.

Woodruff, Regulatory Law Judge

MECTIVED

DTG 1 1 (200)

Danger of BANCO Strandstown Committee Anna Strandstown