

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPROVAL OF THE RESALE AGREEMENT)
NEGOTIATED BY BELLSOUTH TELECOMMUNICATIONS,) CASE NO. 98-196
INC. AND DAVCO, INC. PURSUANT TO SECTIONS 251)
AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996)

O R D E R

In April 1998, BellSouth Telecommunications, Inc. (BellSouth) filed its negotiated resale agreement with Davco, Inc. (Davco). On July 17, 1998, the Commission approved the Commission subject to receipt of an amendment reflecting accurate federal charges. By letter filed July 1, 1999, BellSouth states that it has been unable to obtain a signed amendment with Davco. BellSouth also contends that it is no longer providing service to Davco in Kentucky as Davco was disconnected February 1, 1999 for nonpayment. Finally, BellSouth states that it will charge Davco accurate federal charges should Davco provide service in the future. Accordingly, IT IS THEREFORE ORDERED that:

1. BellSouth be relieved of any further obligation to notify the Commission regarding the federal charges as ordered on July 17, 1998 until Davco re-establishes service.
2. This docket is closed.

Done at Frankfort, Kentucky, this 6th day of August, 1999.

By the Commission

ATTEST:

Executive Director