BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

RADIO PAGE, INC. d/b/a PACTEL PAGING AND AIRCALL, INC. d/b/a PACTEL PAGING COMPLAINANTS VS. COMPLAINANTS CASE NO. 10172 COMMONWEALTH TELECOMMUNICATIONS, INC. RADIO COMMUNICATIONS CORPORATION AND METRO TELECOMMUNICATIONS OF KENTUCKY, INC.) DEFENDANTS

ORDER

On January 27, 1988, Radio Page, Inc., and Aircall, Inc., d/b/a Pactel Paging filed a complaint alleging that Commonwealth Telecommunications, Inc., Metro Telecommunications of Kentucky, Inc., and Radio Communications Corporation ("Defendants") are providing one-way radio paging services within Kentucky at rates different than those contained in the filed tariffs of the respective Defendants. The matter was docketed as a formal complaint on February 22, 1988. An Order to Satisfy or Answer was issued March 2, 1988. The Answer of the Defendants was filed on March 15, 1988.

The various counts of the complaint filed by Radio Page, Inc. and Aircall, Inc., involve only one-way radio paging services. In the Commission's May 12, 1988, Order in Administrative Case No. 322, Commission Jurisdiction Over One-Way Radio Paging Services, it found that persons providing only one-way radio paging services are not utilities within the meaning of KRS 278.010(3)(e). The Commission also ordered that one-way paging services provided by jurisdictional radio common carriers (i.e., those providing two-way mobile services) be detariffed.

The Commission, having found that it lacks jurisdiction over one-way radio paging, therefore lacks the ability to grant the relief requested by the Complainants.

IT IS THEREFORE ORDERED that this case be and it hereby is dismissed.

Done at Frankfort, Kentucky, this 17th day of May, 1988.

PUBLIC SERVICE COMMISSION

ind D. Idemany

Chairman

Williams / omnissioner

ATTEST:

Executive Director