COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INQUIRY INTO INTRALATA TOLL)
COMPETITION, AN APPROPRIATE) ADMINISTRATIVE
COMPENSATION SCHEME FOR COMPLETION) CASE NO. 323
OF INTRALATA CALLS BY INTEREXCHANGE)
CARRIERS, AND WATS JURISDICTIONALITY)

ORDER

This matter arising upon motion of MCI Telecommunications Corporation and upon motion of Telcor, Inc. d/b/a Telemarketing Communications of Louisville and LDDS of Indiana, Inc. d/b/a LDDS Communications (formerly Telemarketing Communication of Evansville, Inc.), jointly, to compel South Central Bell Telephone Company ("SCB") to produce cost of service information; SCB and a coalition of local exchange carriers and interexchange carriers having filed their responses and objections thereto; it appearing that the information requested may be relevant to the issue of allowing competition for intraLATA toll service; and this Commission being otherwise sufficiently advised,

IT IS ORDERED that:

1. SCB shall file in the record its most recent available jurisdictional separation study in sufficient detail to separate intrastate and interstate and interLATA and intraLATA costs of service by principal service categories.

- 2. Upon motion of the Commission, all local exchange companies who do not concur with the National Exchange Carrier Association average schedules shall file in the record the same information required of SCB in paragraph 1 hereinabove.
- 3. The information required by this Order shall be due 30 days from the date hereof.

Done at Frankfort, Kentucky this 22nd day of June, 1989.

Seur II Williams /

PUBLIC SERVICE COMMISSION

ATTEST: