COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF SOUTHERNNET, INC. FOR A)	
CERTIFICATE OF PUBLIC CONVENIENCE AND		
NECESSITY TO PROVIDE LONG DISTANCE)	
TELECOMMUNICATIONS SERVICES, INCLUDING	CASE NO.	89-134
OPERATOR-ASSISTED SERVICES, STATEWIDE AS		
A WATS RESELLER WITHIN THE COMMONWEALTH	S	
OF KENTUCKY	S	

ORDER

IT IS ORDERED that SouthernNet, Inc. ("SouthernNet") shall file the original and ten copies of the following information with the Commission, with a copy to all parties of record no later than May 31, 1990.

- 1. The Commission certificated SouthernNet, not Telecom*USA, to provide telecommunications services as a WATS¹ reseller, not a facilities-based carrier. If SouthernNet wishes to operate as, and calls itself "Telecom*USA", explain why SouthernNet should not be classified as a facilities-based carrier.
- 2. Explain how SouthernNet will insure that there will be no customer confusion as a result of identifying itself to customers as "Telecom*USA" in providing operator-assisted services.

Wide Area Telecommunications Service.

- 3. Under what name will SouthernNet's bills be rendered?
- 4. Explain thoroughly why SouthernNet is not able to originate all calls solely on local exchange companies' switched access services.
- 5. Provide the percentage of overflow that SouthernNet expects.
- 6. Explain why SouthernNet is not able to terminate all calls solely on local exchange companies' WATS. Other than overflow routing, why does SouthernNet need to use alternate routes for terminating the calls?

Done at Frankfort, Kentucky, this 14th day of May, 1990.

PUBLIC SERVICE COMMISSION

Pre-The Commission

ATTEST:

AUM Musselm

Executive Director