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) PHASE I CARRIERS, AND WATS JURISDICTIONALITY)

ORDER

On September 24, 1991, the Commission received a motion from South Central Bell Telephone Company ("South Central Bell") for relief from complying with the public notice requirement concerning its proposed access tariffs. In support of its motion, South Central Bell states that all affected customers, interexchange carriers, are parties to this proceeding and have already been served copies of the proposed access service tariffs. Accordingly, any additional notice of the tariffs would be duplicative and would, therefore, be unnecessary.

The Commission, having considered the evidence of record and being otherwise sufficiently advised, HEREBY ORDERS that South Central Bell's motion for relief from the notice requirement pertaining to its access service tariffs is hereby granted.

3rd day of October, 1991.

PUBLIC SERVICE COMMISSION

Chairman V Yirma

Commissioner

ATTEST:

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