



schedule of rates and conditions of service. The services purchased from MCI were in fact interstate services provided under tariff filed with the Federal Communications Commission ("FCC"). MCI stated that the relationship with NCN Communications, Inc. ("NCN") was governed at all times solely by the terms and conditions of MCI's interstate tariff. Finally, MCI responded that provision of its FCC-tariffed long distance service to NCN was terminated on or about September 14, 1990.

The Commission finds that the record in this case is complete and has determined that MCI is not in violation of KRS 278.160 and should not be fined under KRS 278.990.

IT IS THEREFORE ORDERED that MCI's request that this proceeding be dismissed is granted. Accordingly, the motion for informal conference is moot.

Done at Frankfort, Kentucky, this 14th day of March, 1991.

PUBLIC SERVICE COMMISSION

  
Chairman

  
Vice Chairman

  
Commissioner

ATTEST:

  
Executive Director