

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE TARIFF FILING OF AT&T COMMUNI-)	
CATIONS OF THE SOUTH CENTRAL STATES,)	
INC. TO INTRODUCE SCHEDULE E/SOFTWARE)	CASE NO. 91-096
DEFINED DATA NETWORK)	

O R D E R

On February 27, 1991, AT&T Communications of the South Central States, Inc. ("AT&T") filed a tariff with the Public Service Commission ("Commission") seeking to introduce Schedule E/Software Defined Data Network ("SDDN"), proposed to become effective March 29, 1991.

SDDN is a switched point-to-point offering, which integrates voice and data capabilities. It is an optional feature intended for data, video or facsimile applications between two Software Designed Network ("SDN") stations which utilize special access lines.

SDDN is generically similar to other service offerings that have been approved by the Commission. These generically similar and other service offerings can generate unauthorized intraLATA

traffic.¹ The terms and conditions that apply to other service offerings that can generate unauthorized intraLATA traffic should also apply to SDDN. Therefore, the Commission will mandate that AT&T comply with the same terms and conditions for SDDN as apply to other service offerings that can generate unauthorized intraLATA traffic.

The Commission, having considered AT&T's tariff filing, and being sufficiently advised, HEREBY ORDERS that:

1. AT&T's SDDN tariff filing shall be made effective on March 29, 1991, pursuant to the provisions of 807 KAR 5:011, Section 9(1), subject to any compensation arrangement that may be ordered in Administrative Case No. 323.²

¹ Case No. 9519, AT&T Communications' Tariff Proposal for Software Defined Network Service; Case No. 9874, AT&T Tariff Filing Proposing Megacom/Megacom 800 Service; Case No. 9902, US Sprint's Tariff Filing Proposing to Rename its WATS Products, Change Billing Calculation Methods for WATS, Introduce UltraWATS, Travelcard, Direct 800 and Ultra 800; Case No. 9929, MCI'S Tariff Filing to Establish Prism Plus, Prism I, and Prism II Services; Case No. 10049, MCI'S Tariff Filing Proposing AT&T Readyline 800 Service; Case No. 89-002, US Sprint Fonline 800 Service; Case No. 89-010, US Sprint's Banded WATS Service Tariff Filing; Case No. 89-011, MCI Telecommunications Corporation's Tariff Filing to Establish VNet Service; Case No. 89-37, The Tariff Filing of LiTel Telecommunications Corporation to Establish Carrier Express II Service; and Case No. 89-083, The Tariff Filing of LiTel Telecommunications Corporation to Establish National 800 Service.

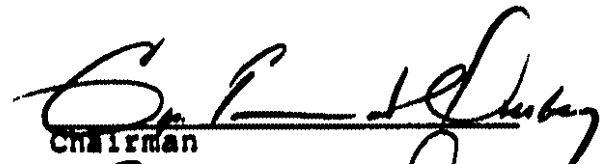
² Administrative Case No. 323, An Inquiry Into IntraLATA Toll Competition, An Appropriate Compensation Scheme for Completion of IntraLATA Call by Interexchange Carriers, and WATS Jurisdictionality. LATA is an acronym for Local Access and Transport Area and WATS is an acronym for Wide Area Telecommunication Service.

2. AT&T shall measure and report interstate and intrastate jurisdictional usage and interLATA and intraLATA usage associated with SDDN, and file usage reports with the Commission on a quarterly basis.³

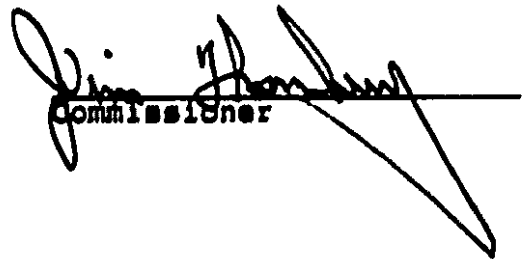
3. AT&T shall inform prospective SDDN customers that their use of the service to complete intraLATA calls is not authorized by the Commission.

Done at Frankfort, Kentucky, this 28th day of March, 1991.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman


Commissioner

ATTEST:


Executive Director

³ Case No. 91-036, Jurisdictional Usage Reports, Order dated February 4, 1991.