COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INV	ESTIGAT	ION OF	THE PRO	VISION	OF)			
FOUR-P	ARTY SE	RVICE A	ND EIGH	T-PARTY	()	CASE	NO.	91-170
SERVIC	E BY AL	LTEL KE	NTUCKY.	INC.	ì			

ORDER

This case having arisen by Commission Order dated May 30, 1991 to investigate the reasonableness of eliminating all four-party and eight-party service of Alltel Kentucky, Inc. ("Alltel") in Kentucky.

In our Order, we required that Alltel file information regarding its four-party and eight-party service in Kentucky including a detailed construction plan necessary to modernize and eliminate four-party and eight-party service, the earliest date by which such service may be eliminated, and the estimated impact on other local service rates as a result of eliminating four-party and eight-party service.

On June 17, 1991, Alltel filed a response to the Commission's Order stating that there is no eight-party service in its service area and that four-party service was eliminated by filing with the Commission First Revised Sheet 2 of Section 25 of its Local Exchange Tariff. Alltel further responded that elimination of four-party service was accomplished without additional construction or a change in rates billed to any customers.

The Commission, being sufficiently advised of the elimination of four-party and eight-party service in the service area of Alltel, HEREBY ORDERS that this case is hereby closed and removed from the Commission's docket.

Done at Frankfort, Kentucky, this 5th day of September, 1991.

PUBLIC SERVICE COMMISSION

Chairman

Vice Chairman

Commissioner

ATTEST:

Au M Magraelen
Executive Director