COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

INTRALATA AND INTERLATA REPORTS ON)
MINUTES OF USE BY SERVICE) CASE NO. 91-179

ORDER

On February 27, 1992, the Commission issued an Order in this case directing all carriers under its jurisdiction to file intraLATA and interLATA reports on minutes of use, number of messages, and amount of revenues for the residential and business segments. Alltel Kentucky; Duo County Telephone Cooperative; Ballard Rural Telephone Cooperative Corporation, Inc.; Logan Telephone Cooperative, Inc.; Brandenburg Telephone Company; Foothills Rural Telephone Cooperative Corporation, Inc.; Harold Telephone Company, Inc.; Mountain Rural Telephone Cooperative; South Central Rural Telephone Cooperative Corporation, Inc.; Peoples Rural Telephone Cooperative Corp., Inc.; Thacker-Grigsby Telephone Co., Inc.; Highland Telephone Cooperative, Inc.; West Kentucky Rural Telephone Cooperative; LiTel Telecommunications Corp.; and Wright Businesses, Inc. have filed motions for relief or reconsideration. The motions state that these companies do not have the requested data segregated in the classifications required by the Order, and to separate the data as ordered would necessitate prolonged and expensive changes in their records.

AT&T also filed a motion for reconsideration or waiver from the reporting requirement that intrastate interLATA and intraLATA

minutes of use be disaggregated by residence and business classifications. AT&T states that in order to file its usage reports, it depends on information provided by its billing agents, thus, its ability to provide a business/residential disaggregation is limited by the detail provided to it by the independent local exchange carriers. AT&T states that a majority of these companies do not provide such detail.

The Commission, having considered the motions for reconsideration, finds that they should be granted to enable the Commission to investigate further the capabilities of the telephone companies to provide information on toll markets. During the pendency of this investigation, all telecommunications carriers shall maintain and file the reports as they have been.

IT IS THEREFORE ORDERED that:

- 1. The motions for reconsideration are granted to allow for further investigation.
- 2. All telephone carriers shall continue to maintain and file reports in the formats described in the Commission's June 11, 1991 Order.

Done at Frankfort, Kentucky, this 7th day of April, 1992.

PUBLIC SERVICE COMMISSION

Chairman

lee Chairman

Commissioner

ATTEST:

Evecutive Director