COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE JOINT APPLICATION OF TELEPHONE AND
DATA SYSTEMS, INC., UNITED STATES
CELLULAR CORPORATION AND TSACONAS
CELLULAR, INC. FOR APPROVAL OF THE
ACQUISITION OF TSACONAS CELLULAR, INC.,
BY TELEPHONE AND DATA SYSTEMS, INC., AND
THE TRANSFER TO UNITED STATES CELLULAR
CORPORATION

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ORDER

On March 30, 1993, Telephone and Data Systems, Inc. ("TDS"), United States Cellular Corporation ("USCC") and Tsaconas Cellular, Inc. ("Tsaconas") filed a joint application pursuant to KRS 278.020(4) and (5) for approval of the acquisition by TDS and USCC of Tsaconas. Tsaconas is the holder of the license granted by the Federal Communications Commission for the operation of the non-wireline cellular mobile radio system serving Rural Service Area ("RSA") No. 3.

According to KRS 278.020(5), the Commission shall grant, modify, refuse, or prescribe appropriate terms and conditions with respect to every application to acquire control of any utility within 60 days after the filing of the application or at a later date mutually acceptable to the Commission and the acquirer. Because information critical to the Commission's determination of the reasonableness of the proposed transfer was not made available to the Commission until May 21, 1993, it became necessary to seek a later date by which the Commission will enter an Order addressing

the issues of the acquisition. On May 28, 1993, TDS and USCC filed a letter stating their agreement to extend the statutory review to and including June 28, 1993.

IT IS THEREFORE ORDERED that, by agreement between the Commission and the proposed acquirers, the Commission shall enter an Order addressing issues of the proposed acquisition by TDS and USCC of Tsaconas no later than June 28, 1993.

Done at Frankfort, Kentucky, this 1st day of June, 1993.

PUBLIC SERVICE COMMISSION

Chairman

Vice Chairman

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ATTEST:

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