COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INQUIRY INTO INTRALATA TOLL COMPETITION, AN APPROPRIATE COMPENSATION SCHEME FOR COMPLETION OF INTRALATA CALLS BY INTEREXCHANGE CARRIERS, AND WATS JURISDICTIONALITY

ADMINISTRATIVE CASE NO. 323

ORDER

On May 4, 1994, AT&T Communications of the South Central States, Inc. ("AT&T") renewed its motion of August 12, 1993 for limited posthearing discovery. AT&T asserts that the discovery is necessary to determine whether current or future changes in network technology will significantly affect the estimated development cost of introducing intraLATA presubscribed dialing in Kentucky. AT&T's initial motion requested discovery of South Central Bell Telephone Company ("South Central Bell"). The renewed motion seeks to expand the discovery to GTE South Incorporated ("GTE South") and Cincinnati Bell Telephone Company ("Cincinnati Bell"). To date, no responses have been received.

The Commission, having considered the renewed motion and having been otherwise sufficiently advised, HEREBY ORDERS that AT&T's motion be granted and that South Central Bell, GTE South, and Cincinnati Bell respond within 30 days from the date of this Order to the questions of AT&T which are attached to its May 4, 1994 motion.

Done at Frankfort, Kentucky, this 23rd day of June, 1994.

ATTEST:

PUBLIC SERVICE COMMISSION

For the Commission

Executive Director