COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

| THE ALLEN COMPANY, | INC. |) | |
|------------------------------------------------|-------------|-------------|--------|
| | COMPLAINANT |) | |
| v. | |) CASE NO. | 94-204 |
| BELLSOUTH TELECOMMUD/B/A SOUTH CENTRAL COMPANY | |))) | |
| | DEFENDANT |) | |

ORDER

On May 19, 1994, The Allen Company, Inc. ("The Allen Company") filed a complaint against BellSouth Telecommunications Corporation d/b/a South Central Bell Telephone Company ("South Central Bell") alleging harm because South Central Bell notified The Allen Company that it would discontinue service to the company's quarry and only provide service at an off-site location adjacent to the quarry. On May 26, 1994, the Commission required South Central Bell to satisfy or answer the complaint. South Central Bell filed its answer on June 6, 1994. On July 1, 1994, the Commission ordered The Allen Company to file comments on South Central Bell's response. On July 29, 1994, South Central Bell filed a motion for an informal conference which was held September 23, 1994. At the conference, parties agreed to discuss the matter further and to contact the Commission upon conclusion of their negotiations. On January 23, 1995, the Commission ordered that the parties notify the Commission

within 20 days of a proposed settlement or the status of negotiations or the complaint would be dismissed.

On February 13, 1995, parties filed an agreed settlement. The settlement provides for the payment by South Central Bell to The Allen Company of a certain sum for the construction charges of 750 feet of telephone line for The Allen Company and another subscriber in the same quarry. The Allen Company and the other subscriber also agreed to accept the location of the point of demarcation from South Central Bell. Finally, the parties agreed that South Central Bell will convey ownership of the telephone facilities on The Allen Company property to The Allen Company at no charge.

The Commission, having reviewed the complaint and response thereto and the proposed settlement, hereby finds that the settlement is reasonable and resolves all matters in this proceeding. Accordingly, IT IS THEREFORE ORDERED that this complaint be dismissed.

Done at Frankfort, Kentucky, this 6th day of April, 1995.

PUBLIC SERVICE COMMISSION

Chairman

lice Chairman

ATTEST:

Executive Director

Commissioner Bratal