

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

INQUIRY INTO THE USE OF CONTRACT	)	
SERVICE ARRANGEMENTS BY	)	CASE NO.
TELECOMMUNICATION CARRIERS IN	)	2002-00456
KENTUCKY	)	

O R D E R

The Commission herein reopens this docket to correct a clerical error which led to inconsistent application of the Commission's rulings. This docket investigated the use of, or non-use of, contract service arrangements ("CSAs") by telecommunications carriers. All telecommunications companies were provided notice of the docket and invited to participate.

The Commission found that CSAs, when disclosed by filing with the Commission, violate neither KRS 278.160 nor KRS 278.170. The Commission concluded by finding that all telecommunications providers are required to file all CSAs with the Commission. Moreover, the CSAs are deemed effective when signed by the parties but must be filed within 20 days of execution.

Nevertheless, the Commission's April 29, 2005 Order, at ordering paragraph 2, states:

All telecommunications carriers shall file CSAs for local exchange service with the Commission within 20 days of execution of the contracts.

The intent, as is evident from the remainder of the Order, was for all telecommunications carriers to file CSAs. Restricting the filing of CSAs to local

exchange service was erroneous. Many carriers have understood this and have been filing CSAs for other than local exchange service.

The Commission herein corrects its Order to state, at ordering paragraph 2:

All telecommunications carriers shall file CSAs with the Commission within 20 days of execution of the contracts.

IT IS THEREFORE ORDERED, to be entered nunc pro tunc, that paragraph 2 of the Commission's April 29, 2005 Order is corrected as specified herein.

Done at Frankfort, Kentucky, this 1<sup>st</sup> day of February, 2006.

By the Commission

ATTEST:



Executive Director