COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

PETITION OF CINCINNATI BELL TELEPHONE) COMPANY FOR EXEMPTION OF VOICE MESSAGING) CASE NO. 93-008 SERVICE FROM REGULATION) and

PETITION OF CINCINNATI BELL DIRECTORY,) INC. FOR EXEMPTION OF ITS VOICE MESSAGING) CASE NO. 92-476 SERVICE FROM REGULATION)

ORDER

The Commission, on its own motion, HEREBY ORDERS that:

1. A hearing is scheduled for August 31, 1993, at 10:00 a.m., Eastern Daylight Time, in Hearing Room 1 of the Commission's offices at 730 Schenkel Lane, Frankfort, Kentucky, in the abovereferenced proceedings.

2. Cincinnati Bell Telephone Company and Cincinnati Bell Directory, Inc. ("Cincinnati Bell") shall, no later than August 10, 1993, file with the Commission and all other parties testimony which lists all witnesses who will testify and addresses the following issues to be presented at the hearing:

 (a) The extent to which competing telecommunication services are available from competitive providers in Cincinnati Bell's market. (b) The existing ability and willingness of competitive providers to make functionally equivalent or substitute services readily available.

(c) The number and size of competitive providers of service.

(d) The overall impact of the regulatory change proposed by Cincinnati Bell on the continued availability of existing services at just and reasonable rates.

(e) The existence of adequate safeguards to assure that the rates for services regulated pursuant to KRS Chapter 278 did not subsidize exempted services.

(f) The impact of the regulatory change proposed by Cincinnati Bell upon efforts to promote universal availability of basic telecommunication services at affordable rates.

(g) The impact of the regulatory change proposed by Cincinnati Bell upon the need of telecommunication companies subject to the jurisdiction of the Commission to respond to competition.

(h) Whether the exercise of Commission jurisdiction inhibits a regulated utility from competing with unregulated providers of functionally similar telecommunication services or products.

(i) The overall impact on customers of the proposed change to streamline regulatory treatment of small or non-profit carriers.

(j) Any other factors that Cincinnati Bell wishes the Commission to determine to be in the public interest.

3. Intervenors shall, no later than August 24, 1993, file with the Commission and all of the parties a prehearing memorandum which identifies the issues to be presented at the hearing, lists all witnesses who will testify at the hearing on its behalf, lists the qualifications of each witness, and summarizes each witness' expected testimony.

Done at Frankfort, Kentucky, this 25th day of June, 1993.

PUBLIC SERVICE COMMISSION

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ATTEST:

Executive Direct