## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INQUIRY INTO LOCAL COMPETITION, ) ADMINISTRATIVE UNIVERSAL SERVICE, AND THE NON-TRAFFIC ) CASE NO. 355 SENSITIVE ACCESS RATE )

## ORDER

On September 20, 1995, the Attorney General, by and through his Public Service Litigation Branch, filed a motion requesting the Commission to direct all parties of record in this proceeding to affirmatively declare their desire to remain on the service list. In support of his motion, the Attorney General states that there are approximately 195 persons on the service list and that sending copies to each one is an excessive burden and expense. On September 27, 1995, BellSouth Telecommunications, Inc. filed a response in support of the Attorney General's motion.

The service list was created to inform every interested person of the Commission's proceeding regarding local competition. To the extent that any person wishes to be deleted from the service list but still remain subject to the outcome of the Commission's proceeding, the Commission has no objection. However, the proceeding is critical to the entire telecommunications industry and the Commission strongly encourages the participation of all affected parties. Therefore, the Commission will not require an affirmative declaration of interest in the proceeding to remain on the service list but instead will delete persons upon request. The request should note that the party is agreeing to be bound by the outcome of the case.

The Commission, having been otherwise sufficiently advised, HEREBY ORDERS that:

1. The Attorney General's motion to shorten the service list is denied.

2. Any party may request to be deleted from the service list, however the request must indicate that the party agrees to be subject to the outcome of the case.

Done at Frankfort, Kentucky, this 15th day of November, 1995.

PUBLIC SERVICE COMMISSION Commission tha

ATTEST;