COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY CGSA, INC. FOR)
ISSUANCE OF A CERTIFICATE OF PUBLIC)
CONVENIENCE AND NECESSITY TO CONSTRUCT)
AN ADDITIONAL CELL SITE IN LOUISVILLE,) CASE NO. 96-081
KENTUCKY FOR THE PROVISION OF DOMESTIC)
PUBLIC CELLULAR RADIO TELECOMMUNICATIONS)
SERVICE TO THE PUBLIC IN JEFFERSON COUNTY,	j
KENTUCKY AND THE LOUISVILLE MSA)

ORDER

By motion filed September 3, 1996, Kentucky CGSA, Inc. ("Kentucky CGSA") requested the Commission to amend its Order dated August 23, 1996, to provide that the hearing scheduled in this case will be cancelled and the matter decided on the written record unless the intervenors state their intent to appear at the hearing within ten days. As grounds for its motion, Kentucky CGSA stated its belief that the amendment to its application, proposing a monopole rather than a self-supporting lattice tower, would resolve the parties' dispute.

On September 9, 1996, the intervenors responded, stating that they will appear at the hearing as scheduled and that they oppose any tower at all at the proposed location. The intervenors' statement that they will appear at the hearing is the very condition precedent proposed by Kentucky CGSA for holding the hearing.

IT IS THEREFORE ORDERED that the motion of Kentucky CGSA is dismissed as moot and that the hearing will take place as scheduled.

Done at Frankfort, Kentucky, this 12th day of September, 1996.

PUBLIC SERVICE COMMISSION

For the Commission

ATTEST:

Executive Director