COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

REVIEW OF FEDERAL COMMUNICATIONS)		
COMMISSION'S TRIENNIAL REVIEW ORDER)	CASE
NO.			
REGARDING UNBUNDLING REQUIREMENTS)	2003	3-00379
FOR INDIVIDUAL NETWORK ELEMENTS)		

PETITION FOR CONFIDENTIALITY

Network Telephone Corporation, (hereinafter "Movant"), pursuant to KRS 61.878 and 807 KAR 5:001, Section 7,hereby requests that the Commission provide confidential treatment to certain of Movant's responses to BellSouth's First Set of Interrogatories and Requests for Production. The request relates to responses to Interrogatories 5, 6, 7, 26, 34, 35 and 41 in BellSouth's First Set, relating to wire centers in which Movant provides service, service penetration levels, numbers of customers, average monthly revenues from identified customer classes, customer acquisition costs and churn rates, and information concerning crossover points.

In support of its petition Movant states as follows:

The Commission issued an Order in this docket on November 4, 2003 providing
for data requests on non-incumbent providers of local exchange services who are
parties to this case. BellSouth propounded numerous requests to Movant and
other CLEC parties.

- Movant transmits herewith its responses to BellSouth, including certain confidential information in response to various interrogatories and requests for production.
- 3. Movant hereby seeks confidential treatment of its confidential information. The noted responses contain information which Movant deems to be proprietary and confidential and which should be afforded confidential treatment by the Commission.
- 4. The confidential information is not being filed electronically with the public filings in this case. The confidential information is being provided to BellSouth pursuant to a protective agreement, and to the Commission.
- 5. KRS. 61.870, et seq., requires that public agencies within the Commonwealth make available for inspection all public records. Certain exceptions to that general requirement are contained in KRS 61.878, which includes an exception for confidential or proprietary information. In order to qualify for this exception under KRS 61.878(1)(c), a party must demonstrate that disclosure of its commercial information would permit an unfair commercial advantage to its competitors. The procedure for requesting confidential treatment from the Commission is outlined at 807 KAR 5:001, Section 7.
- 6. The information contained in Movant 's responses includes data that Movant believes contains proprietary and commercial information that would permit an unfair advantage to competitors, including competitors who may have chosen not to participate in this docket. Accordingly, Movant requests the Commission to afford confidentiality to this information pursuant to the exception provided in

KRS 61.878(1)(c). This information, if disclosed, would cause irreparable harm to Movant. A competitor could use the data to obtain market information about the Company and its business plans. Further, in a competitive market, any information gained about a competitor can be used to that competitor's detriment. Such an unfair competitive advantage skews the marketplace and prevents the development of true competition to the ultimate detriment of the consumer.

7. Disclosure of confidential information of this nature will be detrimental to

Movant because it contains data that is not otherwise available to the Company's

competitors. Once supplied with this information, a competitor could use it to

target their marketing efforts to the detriment of Movant. The information sought

to be protected is not known outside Movant, nor is it provided to the public; its

internal use is restricted to only those employees who have a legitimate business

reason for reviewing such, and the Company attempts to control the dissemination

of this material through all reasonable means. Indeed, by granting the Company's

petition, the public interest will be served because competition will be protected.

WHEREFORE, Movant respectfully requests that the Commission enter an order granting confidential treatment of the information contained in the accompanying confidential responses.

Respectfully submitted,

/S/

C. Kent Hatfield Douglas F. Brent STOLL, KEENON & PARK, LLP 2650 AEGON Center Louisville, Kentucky 40202 (502) 568-9100

CERTIFICATE OF SERVICE

I hereby certify that the electronic version of this filing made with the Commission this 16th day of December, 2003 is a true and accurate copy of the documents attached hereto in paper form. This version was transmitted to the Commission for forwarding to those persons receiving electronic notices from the Commission in this case. A copy of the filing was also served by U.S. mail to those persons whose postal addresses appear on the service list below.

Douglas F. Brent

James T. Meister ALLTEL Kentucky, Inc. Kentucky ALLTEL, Inc.

ALLTEL Communications, Inc.

james.t.meister@alltel.com

BellSouth Telecommunications, Inc.

BellSouthKY.CaseFiling@BellSouth.com

Competitive Carriers of the South, Inc.

glsharp@comcast.net tonykey@att.com

hwalker@boultcummings.com

Wanda Montano Vice President, Regulatory & Industry **US LEC Communications**

wmontano@uslec.com

Hon. Ann Louise Cheuvront Office of the Attorney General Utility & Rate Intervention Division

ann.cheuvront@law.state.ky.us

Cincinnati Bell

jouett.Kinney@cinbell.com mark.romito@cinbell.com pat.rupich@cinbell.com

Kennard Woods Senior Attorney

MCI WorldCom Communications

ken.woods@mci.com

Kentucky Cable Telecommunications

Association P.O. Box 415

Burkesville, KY 42717

Jonathan N. Amlung Counsel for: SouthEast Telephone, Inc.

Jonathon@amlung.com

AT&T Communications of the South Central States

rossbain@att.com soniadaniels@att.com Charles (Gene) Watkins Senior Counsel Diecca Communications, Inc d/b/a Covad Communications

gwatkins@covad.com

jbell@covad.com