

ORIGINAL

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission :  
v. :  
Commonwealth Telephone Company :

I-00920020

RECEIVED  
92 JUN 21 11:10:46  
PA. PUBLIC  
INFO. CONT. DIV.

ORDER COMPELLING RESPONSE TO INTERROGATORY

Pursuant to 52 Pa. Code 5.342(e), AT&T moves that Commonwealth Telephone Company ("CTCo") be compelled to provide responses to AT&T interrogatories Set I Nos. 63, 64, 70, 71 and 73-79 and Set II Nos. 85, 89, 98, 99, and 102. CTCo has filed responses to the motions renewing its objections upon the grounds of: 1) confidentiality; 2) burdensomeness; 3) Unfair advantage; and 4) relevance. Upon consideration of all pleadings and arguments we find the requests to be relevant to the current proceeding and not unduly burdensome. Futhermore AT&T has offered and agreed to enter into an appropriate protective order.

THEREFORE, IT IS ORDERED:

1. That the objections of CTCo be and are hereby overruled.
2. That CTCo, within five (5) days of service of this Order, pursuant to a protective Order, provide the data requested in

DOCKETED  
JUL 08 1993

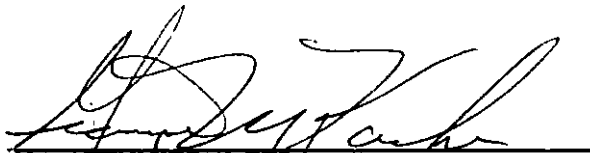
DOCUMENT  
FOLDER

NVL

AT&T interrogatories Set I Nos. 63, 64, 70, 71 and 73-79 and Set II Nos. 85, 89, 98, 99, and 102.

Date:

June 17, 1953

  
\_\_\_\_\_  
GEORGE M. KASHI  
Administrative Law Judge