STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 17th day of August, 1990.

In the matter of the request for community optional service)	
from Contel of Missouri, Inc.'s Wright City exchange to)	Case No. TO-90-285
Southwestern Bell Telephone Company's St. Louis metropolitan)	
calling area.)	
	١	

ORDER OF DISMISSAL

On April 19, 1990, the Commission received a petition signed by residents of the Wright City exchange of Contel of Missouri, Inc. (Contel) requesting extraexchange calling at less than toll rates from the Wright City exchange to the St. Louis metropolitan calling area served by Southwestern Bell Telephone Company.

By order issued May 1, 1990, the Commission directed Contel to perform a calling usage study covering one billing cycle in order to ascertain whether a sufficient community of interest exists between these exchanges to justify providing them with community optional service (COS).

On July 17, 1990, Contel filed the results of the calling usage study performed in said exchanges. The results of said study indicate that a community of interest does not exist between these exchanges.

By its Report And Order issued in Case No. TO-87-131, the Commission found that a community of interest would be demonstrated if a calling usage study showed that six calls per access line per month are made on the average from the petitioning exchange to the requested exchange and two-thirds of the customers in the petitioning exchange make two or more calls per month to the requested exchange. In re the investigation of experimental extended measured service (EMS), Case No. TO-87-131 (December 29, 1989, clarified January 23, 1990).

The results of the calling usage study performed herein indicate that 9.739 calls per access line per month were made on the average from the petitioning exchange to the requested exchange and 59.84 percent of the customers in the petitioning exchange made at least two calls per month to the requested exchange. Therefore, the Commission's criteria have not been met.

In view of the foregoing, the Commission determines that the abovereferenced case should be dismissed.

IT IS THEREFORE ORDERED:

- 1. That the above-referenced case be dismissed hereby.
- 2. That this order shall become effective on the 28th day of August, 1990.

BY THE COMMISSION

Harvey G. Hubbs

Secretary

(SEAL)

Steinmeier, Chm., Mueller, Rauch, McClure and Letsch-Roderique, CC., concur.