

STATE OF INDIANA



INDIANA UTILITY REGULATORY COMMISSION
302 W. WASHINGTON STREET, SUITE E-306
INDIANAPOLIS, INDIANA 46204-2764

http://www.state.in.us/iurc/
Office: (317) 232-2701
Facsimile: (317) 232-6758

IN THE MATTER OF THE INVESTIGATION)
ON THE COMMISSION'S OWN MOTION, UNDER)
INDIANA CODE § 8-1-2-72, INTO ANY AND ALL)
MATTERS RELATING TO THE COMMISSION'S)
MIRRORING POLICY ARTICULATED IN)
CAUSE NO. 40785 AND THE EFFECT OF THE)
FCC'S MAG ORDER ON SUCH POLICY,)
ACCESS CHARGE REFORM, UNIVERSAL)
SERVICE REFORM, AND HIGH COST OR)
UNIVERSAL SERVICE FUNDING)
MECHANISMS RELATIVE TO TELEPHONE)
AND TELECOMMUNICATIONS SERVICES)
WITHIN THE STATE OF INDIANA)
RESPONDENTS: ALL TELECOMMUNICATION)
SERVICE PROVIDERS, INCLUDING INTRASTATE)
WIRELESS CARRIERS, IN THE STATE OF)
INDIANA)

FILED

JAN 21 2003

INDIANA UTILITY
REGULATORY COMMISSION

CAUSE NO. 42144

You are hereby notified that on this date the Indiana Utility Regulatory Commission ("Commission") made the following entry in this matter:

On December 2, 2002, AT&T Wireless PCS, LLC ("AWS") filed a Motion in which it requested leave to withdraw its intervention in this proceeding ("Motion to Withdraw Intervention"). In its Motion to Withdraw Intervention, AWS indicated that does not plan to participate further in this proceeding, but would like to continue to receive copies of all pleadings, discovery and correspondence filed in this Cause. Also on December 2, 2002, counsel for AWS filed a Motion for Leave to Withdraw Appearance ("Motion to Withdraw Appearance") in this Cause.

While the Presiding Officers have received, and granted, "Motions to Intervene" from several parties to this Cause, AWS is reminded that this is a Commission investigation that names as Respondents: All Telecommunication Service Providers, Including Intrastate Wireless Carriers, in the State of Indiana. Accordingly, AWS is properly characterized as a Respondent in this proceeding, rather than an Intervenor. While the Presiding Officers hereby acknowledge that AWS has determined that it no longer desires to participate in this proceeding, the Presiding Officers note that AWS is a Respondent to this proceeding and determinations could be made by the Commission in this matter that directly impact AWS. With this caveat, the Presiding Officers hereby

GRANT the *Motion for Leave to Withdraw Appearance*, and do not rule on the *Motion to Withdraw Intervention*.

IT IS SO ORDERED.



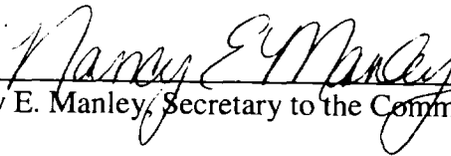
David E. Ziegner, Commissioner



Scott R. Storms, Chief Administrative Law Judge

1/21/03

Date



Nancy E. Manley, Secretary to the Commission