

L/GTD/l tq

Decision 90 10 041 OCT 12 1990

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

ORIGINAL

In the Matter of the Application)
of MCI Communications Corporation)
and Teleconnect Long Distance)
Services and Systems Company)
(U 5152 C) to Authorize the)
Acquisition of Teleconnect Long)
Distance Services and Systems)
Company (U 5152 C) by MCI)
Communications Corporation.)

Application 90-05-001
(Filed May 1, 1990)

ORDER DENYING REHEARING OF D.90-08-028

An Application for Rehearing of D. 90-08-028 has been filed by Attorney General John K. Van de Kamp. This Application for Rehearing asserts that the Commission failed to comply with the requirements of Public Utilities Code Sections 854(b) and 854(c). Public Utilities Code Sections 854(b) and 854(c) are invoked when either the acquiring company or the to be acquired company is a utility with "California revenues" regulated by the Commission exceeding five hundred million dollars. The Commission found in D. 90-08-028 that MCI Communications Corporation did not have "California revenues" exceeding five hundred million dollars and thus Public Utilities Code Sections 854(b) and 854(c) were not applicable. Good cause not appearing, the Application for Rehearing should be denied for failure to cite legal error.

A.90-05-001 L/GTD/ltg


IT IS ORDERED that Attorney General John K. Van de
Kamp's Application for Rehearing is denied.

This order is effective today.

Dated OCT 12 1990, at San Francisco, California.

G. MITCHELL WILK
President
FREDERICK R. DUDA
STANLEY W. HULETT
JOHN B. OHANIAN
PATRICIA M. ECKERT
Commissioners

I CERTIFY THAT THIS DECISION
WAS APPROVED BY THE ABOVE
COMMISSIONERS TODAY


NEAL J. SHULMAN, Executive Director

ps