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May 7, 2003

FILED²
MAY 0 7 2003

HAND DELIVERY

Mr. Dale Hardy Roberts Secretary/Chief Regulatory Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO 65102

Missouri Public Service Commission

Re:

In the Matter of Mid-Missouri Telephone Company's Wireless Termination Tariff, Case No. IT-2003-0376, Tariff No. JI-2003-

1667

Dear Mr. Roberts:

Enclosed for filing in the above case is an original and eight copies of AT&T Wireless Services, Inc.'s Application to Intervene.

If you have any questions concerning this filing, please contact Paul DeFord in our Kansas City office.

Thank you for your attention to this matter.

Sincerely,

LATHROP & GAGE L.C.

Susan C. Kliethermes

Paralegal

enclosures

cc.

Michael Dandino

William K. Haas

Craig S. Johnson

JCDOCS 14070v1

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BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Missouri Public Service Commission

In the Matter of Mid-Missouri Telephone)	
Company's Wireless Termination Tariff)	Case No. IT-2003-0376
)	Tariff No. JI-2003-1667

AT&T WIRELESS SERVICES, INC.'S APPLICATION TO INTERVENE

COMES NOW AT&T WIRELESS SERVICES, INC. ("AWS") and respectfully submits its Application to Intervene in this proceeding pursuant to 4 CSR 240-2 .075. In support of its Application, AWS states as follows:

- 1. On March 5, 2003, Mid-Missouri Telephone Company's Wireless Termination ("Mid-Missouri") filed a proposed Wireless Termination Service Tariff. On March 19, 2003, Mid-Missouri filed substitute pages. The tariff covers charges for the termination of wireless calls in Mid-Missouri's service area. The tariff is similar in many respects to tariffs approved by the Commission in TT-2001-139. AWS opposed the approval of those tariffs and is currently involved in the appeal of the approval.
- 2. On April 6, 2003, the Commission suspended Mid-Missouri's proposed tariff for 60 days after the effective date, or until June 5, 2003. To date, to AWS's knowledge, only Sprint Spectrum L.P. d/b/a Sprint PCS ("Sprint") has been granted intervention in this case.
- 3. In this application, AWS seeks to intervene in this case. AWS is a Commercial Mobile Radio Service ("CMRS") provider as that term is defined in the Federal Telecommunications Act and is subject to the jurisdiction of the Federal Communications Commission. ("FCC"). Further, AWS is a corporation organized under the laws of the state of Delaware. AWS is duly authorized to conduct business in

Missouri with its principal office for purposes of this proceeding located at 7277- 164th

Avenue NE, Redmond, Washington 98052.

4. AWS's interest in this proceeding is different from that of the general

public. AWS will be affected by the Commission's decision in this case because the

subject tariffs apply to AWS's traffic within Missouri. Further, while AWS maintains its

opposition to the approval of any tariff similar to those approved in TT-2001-139, the

tariff in this case raises an additional unique issue - the ability of the incumbent carrier to

unilaterally set an interMTA factor in violation of the standards set by the FCC.

Specifically, the FCC has ruled that "the location of the initial cell site when the call

begins shall be used as the determinate of the geographic location of the customer." (See

First Report and Order at Para 1044). The methodology for identifying the MTA factor

put forth by Mid-Missouri is not consistent with this ruling.

5. Granting AWS's Application to Intervene will also be in the public interest

because AWS will bring to this proceeding its expertise in the areas being investigated

and its experience as a CMRS provider.

6. Pursuant to 4 CSR 240-2.075(2), AWS states that it opposes the tariff

revisions under review in this case.

All correspondence, pleadings, orders, decisions and communications 7.

regarding this proceeding should be sent to:

Paul S. DeFord

Lathrop & Gage L.C.

2345 Grand Boulevard, Suite 2800

Kansas City, MO 64108

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WHEREFORE, AWS respectfully requests that the Commission grant this Application to Intervene, together with any further and/or additional relief the Commission deems just and proper.

Respectfully submitted,

AT&T WIRELESS SERVICES, INC.

Paul S. DeFord Lathrop & Gage L.C. 2345 Grand Boulevard, Suite 2800 Kansas City, MO 64108 Voice 816-292-2000

Fax 819-292-2001 pdeford blathrop age.

David A. Shorr Lathrop & Gage L.C. 314 East High Street Jefferson City, MO 65101 Voice 573 893-4336 Fax 573 893-5398 dshorr@lathropgage.com

VERIFICATION

<u> </u>
I, David A. Shorr, an attorney for AWS, hereby verify and affirm that I have read the foregoing Application of AT&T Wireless Services Inc. for intervention and that the statements contained therein are true and correct to the best of my information and belief. David A. Shorr
Subscribed and sworn to before me this May of May, 2003.
Ausan Wethernes Notary Public
My Appointment Expires: SUSAN C. KLIETHERMES Notary Public - Notary Seal STATE OF MISSOURI - Cole County My Commission Expires March 26, 2007

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the above and foregoing was served on each of the following parties by first-class/electronic/facsimile mail, this 7th day of May, 2003.

Michael Dandino Office of Public Counsel P. O. Box 7800 Jefferson City, Missouri 65102 mdandino@ded.state.mo.us

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David A. Shori