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Re: TO-2000-667

FILED³
SEP 0 7 2000 x

Missouri Public Service Commission

Dear Mr. Roberts:

Enclosed please find an original plus eight copies of the MITG's Motion for Protective Order in this case.

A copy of this letter and the enclosed has been served upon all counsel of record. Thank you for seeing it filed.

Sincerely

Johnson

CSJ/mb

Enclosure

cc: Kevin Zarling

Paul DeFord

W.R. England

Charles Brent Stewart

General Counsel

Office of Public Counsel

BEFORE THE PUBLIC SERVICE COMMISSION

FILED3
SEP 0 7 2000
Service Commission

STATE OF MISSOURI

In the Matter of the Investigation into the)	
Effective Ability for Resale of South-)
Western Bell Telephone Company's)
Local Plus Service by Interexchange)
Carriers and Facilities-Based Comp-)
etitive Local Exchange Companies.)

Case No. TO-2000-667

MOTION FOR PROTECTIVE ORDER

COMES NOW the Missouri Independent Telephone Group and hereby requests the Commission to enter its standard protective order in this case. In support of this motion, the MITG states that is has submitted Data Requests to Southwestern Bell Telephone Company, and AT&T. AT&T has sent counsel for the MITG a September 5, 2000, letter stating that it objects to providing information which may be considered highly confidential or proprietary in the absence of an appropriate Protective Order. So that this case may timely and efficiently proceed in accordance with the recently submitted procedural schedule, the MITG respectively requests that the Commission enter its standard protective order in this case.

ANDERECK, EVANS, MILNE PEACE & JOHNSON, L.L.C

By:

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ATTORNEYS FOR MITG



CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and accurate copy of the foregoing was mailed, via U.S. Mail, postage prepaid, this _____ day of September, 2000, to all counsel of record.

Craig S. Johnson, MO Bar. No. 28179