South Stern Bell Wireless 1307 Chester, 1st Floor St. Louis, Missouri 63131 Phone 314 984-2307 Fax 314 984-2050



April 28, 1999

F/LED APR 2 8 1999

Missouri Public Service Commissio,

The Honorable Dale Hardy Roberts Secretary/Chief Regulatory Law Judge Missouri Public Service Commission 301 West High Street, Floor 5A Jefferson City, Missouri 65101

RE: Case No. 10-99-433

Dear Judge Roberts:

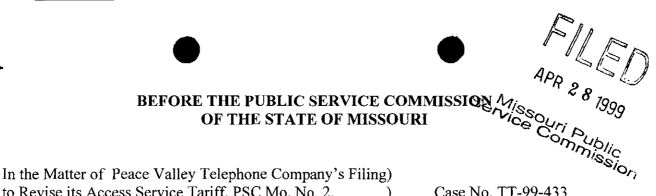
Attached please find an original and 14 copies of Southwestern Bell Wireless Inc's Application to Intervene to be filed with the Commission in regard to the above-referenced matter.

Thank you for your attention to this matter. If you have any questions please feel free to call me at 314-984-2307.

Sincerely,

Jeanne A Fischer

Attachment



to Revise its Access Service Tariff, PSC Mo. No. 2.

Case No. TT-99-433

## SOUTHWESTERN BELL WIRELESS INC'S APPLICATION TO INTERVENE

Southwestern Bell Wireless Inc., ("SWBW"), pursuant to §386.420 RSMo (1994 Revised) and 4 CSR 240-2.075, respectfully seeks to intervene in this proceeding. In support of its application, SWBW states:

- 1. SWBW is a Delaware corporation with its principal place of business at 17330 Preston Road, 100A, Dallas, Texas 75252. SWBW is a telecommunications company and is providing wireless telecommunications service within the State of Missouri.
- 2. All correspondence, pleadings, orders, decisions and communications regarding this proceeding should be sent to:

Jeanne Fischer Attorney for Southwestern Bell Wireless Inc. 13075 Manchester Road, 100N St. Louis, Missouri 63131

3. The tariff filed in this docket proposes to add language to the petitioning telephone company's intrastate access service tariff to clarify that intrastate access rates apply to all traffic regardless of type or origin until superseded by an agreement approved pursuant to the Federal Telecommunications Act. Staff of the Missouri Public Service Commission petitioned the Commission to suspend this tariff filing because it would make switched access rates apply to wireless originated traffic. Staff explained that wireless traffic that originates and terminates within the same Major Trading Area (MTA) is to be considered local traffic. As such, it is subject to transport and termination rates under the Federal Telecommunications Act, and not inter-or intrastate access rates.

- 4. SWBW seeks to intervene in this proceeding because it is a wireless carrier with a direct interest in the Commission's decision on the proposed tariff revision.
- 5. SWBW's interests differ from those of the general public because the proposed revision is directed at wireless carriers, such as SWBW.
- 6. Granting of this intervention will be in the public interest because SWBW will bring to this proceeding its expertise and experience as a wireless telecommunications provider.

WHEREFORE, SWBW respectfully requests the Commission to grant this Application to Intervene.

Respectfully submitted,

SOUTHWESTERN BELL WIRELESS INC.

JEANNE A. FISCHER

#29723

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314-984-2307 (Telephone)

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## CERTIFICATE OF SERVICE

Copies of this document were served on the following parties by first-class, postage prepaid, U.S. Mail on April 28, 1999.

Jeanne a. Leschoul of Jeanne A. Fischer

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