

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

ATTORNEYS AT LAW

700 EAST CAPITOL AVENUE

COL. DARWIN MARMADUKE HOUSE

P.O. BOX 1438

JEFFERSON CITY, MISSOURI 65102-1438

TELEPHONE 573-634-3422

FAX 573-634-7822

EUGENE E. ANDERECK

TERRY M. EVANS

ERWIN L. MILNE

JACK PEACE

CRAIG S. JOHNSON

RODRIC A. WIDGER

GEORGE M. JOHNSON

BEVERLY J. FIGG

WILLIAM S. LEWIS

VICTOR S. SCOTT

COREY K. HERRON

LANETTE R. GOOCH

SHAWN BATTAGLER

ROB TROWBRIDGE

JOSEPH M. PAGE

LISA C. CHASE

DEIDRE D. JEWEL

JUDITH E. KOEHLER

ANDREW J. SPORLEDER

OF COUNSEL

MARVIN J. SHARP

PATRICK A. BAUMHOER

GREGORY C. STOCKARD (1904-1993)

PHIL HAUCK (1924-1991)

July 17, 2002

Secretary of PSC
Missouri Public Service Commission
P. O. Box 360
Jefferson City, MO 65102

FILED²

JUL 17 2002

Re: Consolidated Case No. TC-2002-57

Dear Secretary:

**Missouri Public
Service Commission**

Enclosed for filing please find an original and eight (8) copies each of Petitioner's Motion Requesting Commission Take Official Notice of Documents in the above cited case. A copy has been sent to all attorneys of record listed below.

Thank you for seeing this filed.

Sincerely,


Lisa Cole Chase

LCC:sw

Enc.

cc: MITG Managers
PSC General Counsel
Office of Public Counsel
Paul S. DeFord
Leo J. Bub
Lisa Creighton Hendricks

Monica Barone
Larry W. Dority
Richard S. Brownlee, III
James F. Mauze/Thomas E. Pulliam
Joseph D. Murphy
Mark P. Johnson

Trenton Office
9th And Washington
Trenton, Missouri 64683
660-359-2244
Fax 660-359-2116

Springfield Office
1111 S. Glenstone
P.O. Box 4929
Springfield, Missouri 65808
417-864-6401
Fax 417-864-4967

Princeton Office
207 North Washington
Princeton, Missouri 64673
660-748-2244
Fax 660-748-4405

Smithville Office
119 E. Main Street
P.O. Box. 654
Smithville, Missouri 64089
816-532-3895
Fax 816-532-3899

FILED²
JUL 17 2002
Missouri Public
Service Commission

Petitioners,

Case No. TC-2002-57
Case No. TC-2002-113
Case No. TC-2002-114
Case No. TC-2002-167
Case No. TC-2002-181
Case No. TC-2002-182
Consolidated

Respondents.

1. The interconnection agreement between Southwestern Bell Telephone Company and United States Cellular Corporation., which was submitted for approval pursuant to §

252(e)(1) of the Telecommunications Act of 1996, 47 U.S.C. § 252(e)(1), and was approved by the Commission pursuant to § 252(e)(1) of the Act in case TO-98-37 on October 16, 1997.

2. After approval by the Commission, the interconnection agreement was duly filed with the Commission pursuant to 4 CSR 240-30.010. Upon filing, this interconnection agreement became a part of the law of the State of Missouri pursuant to § 392.220.1 RSMo. *Central Controls Co., Inc. v. AT & T Information Systems, Inc.*, 746 S.W.2d 150, 153 (Mo. App. E.D. 1988) (“*Central Controls*”).

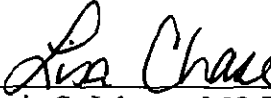
3. Pursuant to §536.070(6) RSMo, an agency “shall take official notice of all matters of which the courts take judicial notice.” As the interconnection agreement is recognized as part of the law of Missouri, the Commission may take official notice of the interconnection agreement. *Central Controls*, 746 S.W.2d at 153.

4. This interconnection agreement is 60 or more pages in length. Producing the entire agreement as an exhibit, with the requisite number of copies, would be cumbersome and burdensome, as well as costly to reproduce. Petitioner’s recognize other parties may desire notice and use of other excerpts.

WHEREFORE Petitioners request that the Commission take official notice, for purposes of this proceeding, of the complete interconnection agreement cited above, and more specifically the attached Commission order in Case No. TO-98-37, which approved the interconnection agreement, and the following portions of said interconnection agreement: pages 1-5, 15-19, 42-43, 52-54, and 60.

Respectfully Submitted,

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

By 

Craig S. Johnson MO Bar No. 28179
Lisa Cole Chase MO Bar No. 51502
The Col. Darwin Marmaduke House
700 East Capitol
P.O. Box 1438
Jefferson City, MO 65102
Telephone: (573) 634-3422
Facsimile: (573) 634-7822
Email: Cjohnson@AEMPB.com
Email: lisachase@AEMPB.com

ATTORNEYS FOR PETITIONERS

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 17th day of July, 2002, to all attorneys of record in this proceeding.



Lisa Cole Chase Mo Bar No. 51502

MISSOURI
AGREEMENT FOR INTERCONNECTION
AND RECIPROCAL COMPENSATION

by and between

UNITED STATES CELLULAR CORPORATION

and

SOUTHWESTERN BELL TELEPHONE COMPANY

000001

TABLE OF CONTENTS

<u>Section Number and Heading</u>	<u>Page Number</u>
1. DEFINITIONS	1
2. INTERCONNECTION	5
2.1 Interconnection Facilities.....	5
2.2 Facility Location	6
2.3 Additional Interconnection Methods Available to Carrier	7
2.4 Interconnection Methods Available to SWBT	8
2.5 Technical Requirements and Standards	9
3. TRANSMISSION AND ROUTING OF TELEPHONE EXCHANGE SERVICE PURSUANT TO SECTION 251(C)(2)	9
3.1 Basic Terms	9
3.2 Reciprocal Compensation	10
3.3 Additional Compensation	12
3.4 Signaling.....	12
4. TRANSMISSION AND ROUTING OF EXCHANGE ACCESS SERVICE PURSUANT TO SECTION 251(C)(2)	13
4.1 General	13
4.2 Access Charges	13
5. TRANSMISSION AND ROUTING OF OTHER TYPES OF TRAFFIC	14
5.1 800/888 Traffic	14
5.2 E911/911 Traffic.....	15

TABLE OF CONTENTS

<u>Section Number and Heading</u>	<u>Page Number</u>
5.3 Directory Assistance.....	15
5.4 Operator Services.....	17
5.5 Area Wide Call Plan	18
6. ADDITIONAL ORDERING AND BILLING PROVISIONS	19
6.1 Ordering.....	19
6.2 Billing	20
6.3 Miscellaneous Nonrecurring Charges	21
7. NETWORK MAINTENANCE AND MANAGEMENT	22
7.1 Network Management Controls	22
7.2 Law Enforcement and Civil Process.....	23
8. NUMBERING ISSUES	24
8.1 Access to Numbering Resources.....	24
8.2 Local Dialing Parity.....	24
8.3 IntraLATA Toll Dialing Parity	24
9. VERIFICATION REVIEWS	24
10. LIABILITY AND INDEMNIFICATION.....	25
10.1 Untitled.....	25
10.2 NO CONSEQUENTIAL DAMAGES	25
10.3-10.5 Untitled	26
11. CONFIDENTIALITY AND PROPRIETARY INFORMATION	27

TABLE OF CONTENTS

<u>Section Number and Heading</u>	<u>Page Number</u>
12. PUBLICITY	28
13. DISPUTE RESOLUTION.....	29
13.1 Finality of Disputes	29
13.2 Alternative to Litigation	29
14. INTERVENING LAW	30
15. SECTION 252(i) OBLIGATIONS.....	31
16. ACCESS TO RIGHTS OF WAY	31
17. CERTIFICATION REQUIREMENTS	32
18. MISCELLANEOUS PROVISIONS	32
18.1 Effective Date	32
18.2 Term and Termination	32
18.3 Binding Effect	32
18.4 Assignment	33
18.5 Third Party Beneficiaries.....	33
18.6 Force Majeure.....	33
18.7 DISCLAIMER OF WARRANTIES.....	33
18.8 Survival of Obligations	34
18.9 Waiver	34
18.10 Trademarks and Trade Names.....	34
18.11 Taxes.....	34

TABLE OF CONTENTS

<u>Section Number and Heading</u>	<u>Page Number</u>
18.12 Relationship of the Parties.....	34
18.13 Services.....	35
18.14 Notices	35
18.15 Expenses	35
18.16 Headings.....	35
18.17 Governing Law	35
18.18 Multiple Counterparts	36
18.19 Complete Terms	36
SIGNATURE PAGE.....	37

APPENDICES:

GSA

DCO

PRICING

POLES, DUCTS, CONDUITS, AND RIGHTS-OF-WAY

interconnect Carrier's point of interconnection with SWBT's point of interconnection. SWBT shall provision mobile to land connecting facilities for Carrier under the terms and conditions specified in Section 7 of the applicable interstate or intrastate Special Access Tariffs.

3.1.2 Land to Mobile Traffic

3.1.2.1 SWBT shall be responsible for the delivery of traffic from its network to the appropriate point of interconnection (within the serving wire center boundary of the end office in which the tandem, providing Type 2A Interconnection, is located, or within the serving wire center boundary of the end office providing Type 1 Interconnection) on its network for the transport and termination of such traffic by Carrier to the handset of a Carrier end user.

3.1.2.2 Unless SWBT elects to have Carrier or a third party provision facilities under section 2.4, SWBT shall provide the physical plant facilities that interconnect SWBT's point of interconnection with Carrier's point of interconnection. SWBT shall be responsible for the physical plant facility from its network to the appropriate point of interconnection within the serving wire center boundary of the end office in which the tandem, providing Type 2A Interconnection, is located, or within the serving wire center boundary of the end office providing Type 1 Interconnection on its network.

3.1.3 Traffic To Third Party Providers

Carrier and SWBT shall compensate each other for traffic that transits their respective systems to any Third Party Provider, as specified in Appendix PRICING. The Parties agree to enter into their own agreements with Third Party Providers. In the event that Carrier does send traffic through SWBT's network to a Third Party Provider with whom Carrier does not have a traffic interchange agreement, then Carrier agrees to indemnify SWBT for any termination charges rendered by a Third Party Provider for such traffic.

3.2 **Reciprocal Compensation**

3.2.1 Rates

The Parties shall provide each other Reciprocal Compensation for the transport and termination of Local Traffic at the rates specified in Appendix PRICING. SWBT shall compensate Carrier for the transport and termination of Local Traffic originating on SWBT's network; Carrier shall compensate SWBT for the transport and termination of Local Traffic

originating on Carrier's network. Compensation shall vary based on the method of interconnection used by the Parties, as specified in Appendix PRICING. Additional charges may also apply (non-reciprocal basis) as provided for in this Agreement. The Parties acknowledge that the rates set forth in Appendix PRICING are interim and shall be replaced by final rates as adopted by the Commission, or the FCC, based on final and unappealable costing rules adopted by the FCC, as further described below and in Section 14.

3.2.2 True Up

The Parties recognize that rates, among other things, provided for under this Agreement may be affected by subsequent rulings of state or federal legislative bodies, courts, or regulatory agencies of competent jurisdiction. Accordingly, the Parties agree that in the event of such a final, non-appealable ruling, the Parties shall true up the Reciprocal Compensation provided for in this section once such a ruling, decision or other mandate becomes effective, final and non-appealable (the "True Up Date"). The Parties shall complete the true up 60 days after the True Up Date.

3.2.3 Exclusions

Reciprocal Compensation shall apply solely to the transport and termination of Local Traffic, and shall not apply to any other traffic or services, including without limitation:

- 3.2.3.1 interMTA traffic;
- 3.2.3.2 Transiting Traffic;
- 3.2.3.3 traffic which neither originates nor terminates on Carrier's network;
- 3.2.3.4 non-local traffic associated with SWBT's Area Wide Calling Plan; and
- 3.2.3.5 Paging Traffic.

3.2.4 Measuring Calls as Local Traffic

In order to measure whether traffic is Local Traffic for purposes of calculating Reciprocal Compensation, the Parties agree as follows; for SWBT, the origination or termination point of a call shall be the end office which serves, respectively, the calling or called party. For Carrier, the origination or termination point of a call shall be the cell site/base station which serves, respectively, the calling or called party at the time the call begins.

3.2.5 Conversation Time

For purposes of billing compensation for the interchange of Local Traffic, billed minutes will be based upon conversation time. Conversation time will be determined from actual usage recordings. Conversation time begins when the terminating Party's network receives answer supervision and ends when the terminating Party's network receives disconnect supervision.

3.3 **Additional Compensation**

In addition to any other charges specified in this Agreement, the following charges may be applicable as specified in this Agreement at the rates listed in Appendix PRICING. Charges listed are in addition to, not exclusive of, any other charges that may be applicable under this Agreement.

3.3.1 Transiting Charge: Each Party shall compensate the other Party for traffic which transits the other Party's network destined to a Third Party Provider at rates specified in Appendix PRICING.

3.3.2 Facilities Charges: Each Party shall compensate the other (not on a reciprocal, symmetrical basis) for the use of the providing Party's facilities between Carrier and SWBT points of interconnection, in either direction, as the case may be.

3.3.3 Special Requests: All requests for (i) services covered by this Agreement for which facilities do not exist, (ii) facilities, equipment or technologies not in the providing Party's sole discretion, necessary to fulfill a request under this Agreement, or (iii) services not specifically enumerated in this Agreement, shall be handled as a Special Request, as described in Section 6.1.2.2. Special Requests under (ii) may include, without limitation, requests for fiber, microwave, alternate routing, redundant facilities and other non-standard facilities or services.

3.4 **Signaling**

SWBT will provide at Carrier's request Signaling System 7 ("SS7") in order to allow out of band signaling in conjunction with the exchange of traffic between the Parties' respective networks. When SWBT provides SS7 Signaling services directly to Carrier, SWBT shall provide such service at the rates specified in Appendix PRICING. This rate is for the use of multiple SWBT STPs in the provisioning of mobile to land traffic. Charges for STP Access Links and Port Terminations used to connect Carrier's MSC or STP (whichever is applicable) and SWBT's STP shall be shared by the Parties based on the proportional (percentage) basis as specified in Appendix PRICING and at rates specified in Section 23 of FCC Tariff No. 73.

**4. TRANSMISSION AND ROUTING OF EXCHANGE ACCESS SERVICE
PURSUANT TO SECTION 251(C)(2)**

This Section 4 provides the terms and conditions for the exchange of traffic between Carrier's network and SWBT's network for switched access to/from IXC's, thus enabling Carrier end users to access (or be accessible to) IXC's for the transmission and routing of interMTA and interLATA calls.

4.1 General

4.1.1 Carrier may order Equal Access Trunks in order to provide for access to IXC's through SWBT's network. Equal Access Trunks shall be used solely for the transmission and routing of Exchange Access to allow Carrier's end users to access IXC's, and shall not be used by Carrier for any other purpose.

4.1.2 For as long as SWBT may require, Carrier shall provide SWBT the appropriate call data to allow SWBT to bill IXC's for Originating Access (as defined below). Such data shall be provided in a form mutually agreed to by the Parties. SWBT shall notify Carrier in writing when it no longer requires Carrier to provide such data.

4.2 Access Charges

4.2.1 When Applicable

Carrier shall pay SWBT Switched Access charges (including Carrier Common Line, Local Switching and Transport) for any and all traffic which crosses an MTA boundary (as defined by the cell site/base station at which the call originates or terminates and the SWBT end user's serving wire center at which the call originates or terminates). Switched Access charges are specified in Appendix PRICING paragraph 5.2 as interMTA rates.

Both Parties recognize that legislative and regulatory activities may impact the rates, terms and conditions associated with interstate Switched Access services. The Parties agree that any rate changes associated with interstate Switched Access services will flow through to the interMTA rates specified in Appendix PRICING as stated in Section 14 of this Agreement.

If traffic is handed from SWBT directly to an IXC, from Carrier to an IXC via equal access trunks, or from an IXC directly to SWBT, access charges shall not apply to Carrier.

4.2.2 InterMTA Factor

The Parties have agreed upon the interMTA factor specified in Appendix PRICING, which represents the percent of total minutes to be billed access charges. Carrier represents that the factor is based on a reasonable traffic study conducted by Carrier, and shall make such study available to SWBT upon request. Six months after the effective date of this Agreement, and every twelve (12) months thereafter, Carrier shall conduct a study (available to SWBT on request) to ensure the Parties are using an accurate interMTA factor.

4.2.3 Examples

Following are two examples of traffic for which Carrier shall be required to pay access charges. They are examples only and in no way shall be deemed limiting or exhaustive of the applicability of access charges under this Agreement.

4.2.3.1 When a SWBT end user calls a Carrier end user (a land to mobile call), SWBT delivers the call to Carrier, and Carrier transports the call across MTA boundaries (either directly or through an IXC) access charges shall apply to Carrier ("Originating Access").

4.2.3.2 When a Carrier end user calls a SWBT end user (a mobile to land call), the call crosses MTA boundaries, and Carrier transports the call across MTA boundaries, access charges shall apply to Carrier ("Terminating Access").

5. **TRANSMISSION AND ROUTING OF OTHER TYPES OF TRAFFIC**

This Section 5 provides the terms for the exchange of 800/888 traffic, 911/E911 traffic, and Directory Assistance traffic from an end user on Carrier's network to SWBT's network.

5.1 **800/888 Traffic**

5.1.1 Carrier may order from SWBT Miscellaneous Facilities in order to deliver 800/888 Traffic from a Carrier end user to SWBT's network. Such Miscellaneous Facilities shall be used solely for the transmission and routing of 800/888 traffic to allow Carrier's end users to send calls to SWBT for completion to IXCs, LECs other than SWBT, or SWBT

5.1.2 Charges for Miscellaneous Facilities are specified in Section 7 of the applicable interstate or intrastate Special Access Tariffs. Additional charges for services provided on Miscellaneous Facilities may also apply.

If this Agreement is acceptable to Carrier and SWBT, both Parties will sign in the space provided below. This Agreement shall not bind Carrier and SWBT until executed by both Parties.

THIS AGREEMENT CONTAINS A BINDING ARBITRATION PROVISION.

Sign: James Naumann

Sign: [Signature]

JAMES NAUMANN
Print Name:

Stephen M. Carter
Print Name:

DIRECTOR - NETWORK PLANNING + PURCHASING
Position/Title
United States Cellular Corporation

Vice President & General Manager
Position/Title
Southwestern Bell Telephone Company

5-16-97
Date:

May 14, 1997
Date:

000042

Appendix GSA Area of United States Cellular Corporation

Kansas

Kansas RSA #15

Missouri

Columbia MSA

Joplin MSA

RSA/ #3, #5, #6, #13, #15, #16, #17

Oklahoma

Tulsa MSA

Lawton MSA

North Half of RSA #4

RSA#6

West Half of RSA #7

RSA #8

RSA #9

Texas

Corpus Christi

Laredo MSA

Victoria MSA

Wichita Falls MSA

RSA/ #4, #5, #18, #19, #20

See attached MAP

Appendix DCO

USCC Interconnect Information

Missouri

Joplin, MO Cell Site - LATA 522

Address: 4500 Reinmiller Road, Joplin MO
LSO: 417/623
Phone #: 417/781-1781
Coordinates: Lat. 37 02' 34" Long. 94 26' 46" V: 7425 H: 4003
ACTL-JPLNMOAG2MD

Carthage, MO Cell Site - LATA 522

Address:
LSO: 417/358
Phone #: N/A
Coordinates: Lat. 37 7' 36" Long. 94 13' 40" V: 7393 H: 3976
ACTL-NESHMOAW1MD

Neosho, MO Cell Site - LATA 522

Address:
LSO: 417/451
Phone #: N/A
Coordinates: Lat. 36 52' 34" Long. 94 25' 16" V: 7456 H: 3985
ACTL-NESHMOAW1MD

Columbia, MO Mobile Telephone Switching Office - LATA 521

Address: 1804 Mandiver Drive, Columbia MO Boone County
LSO: 573/881
Phone #:
Coordinates: Lat. 38 58' 15" Long. 92 18' 37" V: 6895 H: 3840
ACTL-CLMAMOAZ1MD

Kirkville, MO Cell Site - LATA 524

Address:
LSO: 573/248
Phone #: N/A
Coordinates: Lat. 40 10' 29" Long. 92 32' 57" V: 6676 H: 3986
ACTL-LOSNOAG1MD

Appendix DCO

USCC Interconnect Information

Missouri (Continued)

Bowling Green, MO Cell Site - LATA 520

Address:
LSO: 573/221
Phone #: N/A
Coordinates: Lat. 39 20' 37" Long. 91 16' 21" V: 6747 H: 3715
ACTL- BWLGMOAB1MD

Hannibal, MO Cell Site - LATA 520

Address:
LSO: 573/221
Phone #: N/A
Coordinates: Lat. 39 40' 4" Long. 91 22' 1" V: 6691 H: 3760
ACTL- HNBLMOAK1MD

Mexico, MO Cell Site - LATA 520

Address:
LSO: 573/581
Phone #: N/A
Coordinates: Lat. 39 14' 44" Long. 91 50' 20" V: 6807 H: 3792
ACTL- MEXCMOAG1MD

Louisiana, MO Cell Site - LATA 520

Address: 550 North 11 Street Louisiana, MO
LSO: 573/248
Phone #: N/A
Coordinates: Lat. 39 26' 53" Long. 91 3' 39" V: 6711 H: 3693
ACTL- LOSNMOAG1MD

Mansfield, MO Mobile Telephone Switching Office - LATA 522

Legal description:
Drive directions:
LSO: 417/924
Phone #:
Coordinates: Lat. 37 19' 32" Long. 92 53' 44" V: 7260 H: 3782
ACTL-MRFDMOXADS0

Appendix DCO

USCC Interconnect Information

Missouri (Continued)

Bonne Terre, MO Cell Site - LATA 520

Address:

LSO: 573/431

Phone #: N/A

Coordinates : Lat. 37 56' 15" Long. 90 32' 06" V: 6966 H: 3469

ACTL- BNTRMORUIMD

Saint Genevieve, MO Cell Site - LATA 520

Address:

LSO: 573/883

Phone #: N/A

Coordinates : Lat. 37 55' 09" Long. 90 09' 41" V: 6941 H: 3410

ACTL- SGNVMOAEIMD

MISSOURI
APPENDIX PRICING

1.0 Mobile to Land Interconnection Rates Per Minute of Use

Type 2A	Type 1	Type 2B	Transiting
\$.01	\$.01	\$.004	\$.004

2.0 Land to Mobile Interconnection Rates Per Minute of Use

All Interconnection Types	Transiting
\$.01	\$.004

3.0 Carrier facilities will be provided at rates, terms, and conditions developed on an individual case basis.

4.0 Shared Facility (1)(2)

4.1 Shared Facility Factor - Carrier	.80
4.2 Shared Facility Factor - SWBT	.20

5.0 Inter MTA Traffic (2)

5.1 Inter MTA Traffic Factor	.05
5.2 Inter MTA Rates (to be paid to SWBT by Carrier on applicable Inter MTA calls)	
Land to Mobile (originating)	\$.023971
Mobile to Land (terminating)	\$.023971

(1) These factors represent the percentage of the facility rate that each Party will pay for each shared connecting facility.

(2) This is an interim factor agreed to by Carrier and SWBT. This factor is to be verified within six (6) months of the Effective Date of this Agreement.

STATE OF MISSOURI

PUBLIC SERVICE COMMISSION

At a Session of the Public Service

Commission held at its office

in Jefferson City on the 16th

day of October, 1997.

In the Matter of the Joint Application of)

Southwestern Bell Telephone Company and)

U.S. Cellular Corporation for Approval of) CASE NO. TO-98-37

Interconnection Agreement Under the)

Telecommunications Act of 1996.)

ORDER APPROVING INTERCONNECTION AGREEMENT

Southwestern Bell Telephone Company (SWBT) and U.S. Cellular Corporation (U.S. Cellular) filed a joint application with the Missouri Public Service Commission (Commission) on July 28, 1997, for approval of an interconnection agreement (the Agreement) between SWBT and U.S. Cellular. The Agreement was filed pursuant to Section 252(e)(1) of the Telecommunications Act of 1996 (the Act). See 47 U.S.C. ' 251, et seq.

The Commission issued an order and notice on July 30 which established a deadline for applications to participate without intervention, and established a deadline for comments. The Small Telephone Company Group and Fidelity Telephone Company and Bourbeuse Telephone Company (collectively Fidelity) filed timely applications for participation, which were granted on August 26. The Small Telephone Company Group filed comments on September 15. SWBT filed a response to the comments on September 25. The Staff of the Commission (Staff) filed a memorandum containing its recommendations on October 2.

Although the Small Telephone Company Group filed comments, it did not request a hearing. The requirement for a hearing is met when the opportunity for hearing has been provided and no proper party has requested the opportunity to present evidence. State ex-rel. Rex Deffenderfer Enterprises, Inc. v. Public Service Commission,

776 S.W.2d 494, 496 (Mo. App. 1989). Since no one has requested a hearing in this case, the Commission may grant the relief requested based upon the verified application. However, the Commission will consider the comments filed by the Small Telephone Company Group and Fidelity, along with SWBT=s reply and Staff=s recommendation.

Discussion

The Commission, under the provisions of Section 252(e) of the Act, has authority to approve an interconnection agreement negotiated between an incumbent local exchange company (ILEC) and other telecommunications carriers. The Commission may reject an interconnection agreement only if the agreement is discriminatory to a nonparty or is inconsistent with the public interest, convenience and necessity.

The initial term of the Agreement between SWBT and U.S. Cellular is a one-year period from the effective date of the Agreement; thereafter, the Agreement shall continue in effect until one of the parties gives a 60-day written notice of termination. The Agreement states that the parties shall effectuate all the terms of the Agreement upon final approval of the Agreement by the relevant State Commission.

The Agreement states that U.S. Cellular may interconnect with SWBT=s network at any technically feasible point. The points of interconnection agreed to by the parties are listed in Appendix DCO. The Agreement also describes the network architectures which the parties may use to interconnect their networks. Either party may request physical collocation or virtual collocation. U.S. Cellular may collocate at a SWBT facility with a third party with whom SWBT has already contracted for collocation, and vice versa. Either party may also request SONET-based interconnection. In addition, the parties may share SWBT interconnection facilities. U.S. Cellular shall provide SWBT with an annual forecast of intended mobile to land usage for each point of interconnection. As a result of the interLATA restrictions on SWBT, U.S. Cellular agrees to interconnect with at least one SWBT facility in each LATA in which it desires to pass traffic to SWBT for transport and termination.

Further, the parties have agreed upon a factor for traffic which crosses a major trading area (MTA) boundary. This factor represents the percent of total minutes which will be billed access charges. The parties agree that the initial factor will be set at .05. However, U.S. Cellular is responsible for conducting a reasonable traffic study after six months and every twelve months thereafter, to ensure that the interMTA factor is accurate.

U.S. Cellular may order equal access trunks, such that traffic exchanged between U.S. Cellular=s and SWBT=s networks will have switched access to and from interexchange carriers (IXCs), thus enabling U.S. Cellular=s end users to access or be accessible to IXCs. U.S. Cellular shall provide appropriate call data to allow SWBT to bill IXCs for originating access. U.S. Cellular shall also

pay SWBT switched access charges for any traffic which crosses an MTA boundary.

With respect to third-party providers, U.S. Cellular and SWBT agree to compensate each other for traffic that transits their respective systems to any third-party provider. The parties also agree to enter into their own agreements with third-party providers. In the event that U.S. Cellular sends traffic through SWBT's network to a third-party provider with whom U.S. Cellular does not have an interconnection agreement, U.S. Cellular will indemnify SWBT for any termination charges rendered by a third-party provider for such traffic.

In addition, the Agreement provides for the transmission and routing of other types of traffic, such as 800/888 traffic, E911/911 traffic, operator services, and directory assistance. U.S. Cellular may request area-wide calling plan (AWCP) arrangements. SWBT will also provide signaling system 7 (SS7) at U.S. Cellular's request. In addition, the Agreement provides for access to numbering resources, access to rights-of-way, and network maintenance. SWBT will make local and intraLATA toll dialing parity available to U.S. Cellular in accordance with the Act.

Finally, the Agreement provides that both parties shall provide each other with reciprocal compensation for the transport and termination of local traffic at the rates specified in the appendix PRICING. Because the parties recognize that the rates provided in the Agreement may be affected by subsequent rulings of state or federal legislative bodies, courts, or regulatory agencies, the Agreement provides that in the event of a final, non-appealable ruling, the parties shall Atrue-up@ the reciprocal compensation within 60 days of the effective date of the ruling. On September 15, the Small Telephone Company Group and Fidelity filed their comments. The Small Telephone Company Group and Fidelity state that since the language in the present interconnection agreement is similar to the language in dispute in the tariff filed in Case No. TT-97-524, which has been suspended, they have concerns regarding the approval of the interconnection agreement before the resolution of that case. They also contend that the portion of the Agreement regarding compensation of third-party providers may discriminate against companies that are not a party to the Agreement by affecting the companies' ability to terminate calls originating from wireless providers, thus interrupting service to their customers. For a more complete explanation of the concerns raised, the Small Telephone Company Group and Fidelity refer the Commission to the rebuttal testimony of Mr. Robert Schoonmaker filed in Case No. TT-97-524. In conclusion, the Small Telephone Company Group and Fidelity ask that the Commission carefully consider its approval of the present interconnection agreement.

On September 25, SWBT filed a reply to the comments submitted by the Small Telephone Company Group and Fidelity. SWBT claims that the Agreement makes clear that SWBT is only providing a transiting function with respect to calls destined for a third-party provider's network, and also makes clear A in the strongest possible

terms@ that U.S. Cellular is responsible for making arrangements directly with third-party carriers. SWBT also contends that the Small Telephone Company Group and Fidelity have not stated how the Agreement is discriminatory or contrary to the public interest. Finally, SWBT notes that in the event U.S. Cellular does not have an agreement with a particular third-party carrier, SWBT would continue to pass this traffic under the indemnification arrangement contained in the Agreement. SWBT asks that the Commission approve the Agreement in its entirety.

Staff filed its recommendation on October 2. With respect to the comments filed by the Small Telephone Company Group and Fidelity, Staff makes reference to Case No. TT-97-524, and adds that Staff=s position can be found in its recommendation in this case. Staff states that it has reviewed the proposed interconnection agreement and believes that the Agreement between SWBT and U.S. Cellular meets the limited requirements of the Telecommunications Act of 1996. Specifically, Staff states that the Agreement does not appear to discriminate against telecommunications carriers not a party to the interconnection agreement and does not appear to be against the public interest. Staff recommends that the Commission approve the interconnection agreement and direct SWBT and U.S. Cellular to submit any modifications or amendments to the Commission for approval. **Findings of Fact**

The Missouri Public Service Commission, having considered all of the competent and substantial evidence upon the whole record, makes the following findings of fact.

The Commission has considered the joint application, the interconnection agreement, the comments of the Small Telephone Company Group and Fidelity, SWBT=s reply, and Staff=s recommendation. Based upon that review, the Commission finds that the interconnection agreement filed on July 28 meets the requirements of the Act in that it does not unduly discriminate against a non-party carrier, and implementation of the Agreement is not inconsistent with the public interest, convenience and necessity.

The Commission has considered the concerns raised by the Small Telephone Company Group and Fidelity, but finds that those concerns can be better addressed in Case No. TT-97-524. In addition, it may also be possible to address this matter in the primary toll carrier (PTC) docket, Case No. TO-97-217. A resolution in either of these dockets may provide guidance for dealing with the issue on a statewide basis.

Modification Procedure

This Commission=s first duty is to review all resale and interconnection agreements, whether arrived at through negotiation or arbitration, as mandated by the Act. 47 U.S.C. ' 252. In order for the Commission=s role of review and approval to be effective, the Commission must also review and approve modifications to these

agreements. The Commission has a further duty to make a copy of every resale and interconnection agreement available for public inspection. 47 U.S.C. ' 252 (h). This duty is in keeping with the Commission=s practice under its own rules of requiring telecommunications companies to keep their rate schedules on file with the Commission. 4 CSR 240-30.010.

The parties to each resale or interconnection agreement must maintain a complete and current copy of the agreement, together with all modifications, in the Commission=s offices. Any proposed modification must be submitted for Commission approval, whether the modification arises through negotiation, arbitration, or by means of alternative dispute resolution procedures.

The parties shall provide the Telecommunications Staff with a copy of the resale or interconnection agreement with the pages numbered consecutively in the lower right-hand corner. Modifications to an agreement must be submitted to the Staff for review. When approved the modified pages will be substituted in the agreement which should contain the number of the page being replaced in the lower right-hand corner. Staff will date-stamp the pages when they are inserted into the Agreement. The official record of the original agreement and all the modifications made will be maintained by the Telecommunications Staff in the Commission=s tariff room.

The Commission does not intend to conduct a full proceeding each time the parties agree to a modification. Where a proposed modification is identical to a provision that has been approved by the Commission in another agreement, the modification will be approved once Staff has verified that the provision is an approved provision, and prepared a recommendation advising approval. Where a proposed modification is not contained in another approved agreement, Staff will review the modification and its effects and prepare a recommendation advising the Commission whether the modification should be approved. The Commission may approve the modification based on the Staff recommendation. If the Commission chooses not to approve the modification, the Commission will establish a case, give notice to interested parties and permit responses. The Commission may conduct a hearing if it is deemed necessary.

Conclusions of Law

The Missouri Public Service Commission has arrived at the following conclusions of law.

The Commission, under the provisions of Section 252 (e) (1) of the Federal Telecommunications Act of 1997, 47 U.S.C. ' 252 (e) (1), is required to review negotiated interconnection agreements. It may only reject a negotiated agreement upon a finding that its implementation would be discriminatory to a non-party or inconsistent with the public interest, convenience and necessity under Section 252 (e) (2) (A). Based upon its review of the interconnection agreement between SWBT and U.S. Cellular, and its findings of fact, the Commission concludes that the interconnection

agreement filed on July 28 is neither discriminatory nor inconsistent with the public interest, and should be approved.

IT IS THEREFORE ORDERED:

1. That the interconnection agreement filed on July 28, 1997 between Southwestern Bell Telephone Company and U.S. Cellular Corporation is approved.
2. That Southwestern Bell Telephone Company and U.S. Cellular Corporation shall file a copy of the interconnection agreement with the Staff of the Missouri Public Service Commission with the pages numbered serially in the lower right-hand corner.
3. That any further changes or modifications to this agreement shall be filed with the Commission for approval pursuant to the procedure outlined in this order.
4. That this order shall become effective on October 26, 1997.
5. That this case shall be closed on October 27, 1997.

BY THE COMMISSION

Cecil I. Wright

Executive Secretary

(S E A L)

Lumpe, Ch., Crumpton,

Murray, and Drainer,

CC., Concur.

Bensavage, Regulatory Law Judge