

Rebecce B. DeCook Senior Attorney Room 1575 1875 Lawrence Street Denver, CO 80202 303 298-6357

November 25, 2002

Dale Hardy Roberts
Secretary of the Commission
Missouri Public Service Commission
PO Box 360
Jefferson City, MO 65101

FILED²

DEC 0 2 2002

Missouri Public Service Commission

Re: Case No. TR-2001-65

Dear Mr. Secretary:

Attached for filing with the Commission, please find the original and eight (8) copies of AT&T Communications of the Southwest, Inc., TCG St. Louis, and TCG Kansas City, Inc.'s Motion of AT&T To Classify Hearing Exhibit 54 As A Public Document.

I thank you in advance for your cooperation in bringing this to the attention of the Commission.

Very truly yours,

Rebecca B. DeCook

Attachment

cc: All Parties of Record



BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION

		Missouri Public Service Commission
in the Matter of an Investigation of the Actual Costs)	The Commission
Incurred in Providing Exchange Access Service and)	
the Access Rates to be Charged by Competitive Local)	Case No. TR-2001-65
Exchange Telecommunications Companies in the)	
State of Missouri.)	

MOTION OF AT&T TO CLASSIFY HEARING EXHIBIT 54 AS A PUBLIC DOCUMENT

Come now AT&T Communications of the Southwest, Inc. TCG St. Louis, Inc. and TCG Kansas City, Inc. (collectively "AT&T") and move the Missouri Public Service Commission to classify hearing Exhibit 54 as a public document and as grounds therefore, state as follows:

- 1. During the course of the cross-examination of AT&T witness Michael Pauls at the hearing in the above-captioned matter, Mr. England, counsel for the small independent telephone companies, introduced as Exhibit 54 certain workpapers that were used by AT&T's witness Mr. Pauls in preparing his testimony in this proceeding. These workpapers were produced to Mr. England's clients during discovery. Specifically, Exhibit 54 sets forth, among other things, by incumbent local exchange carrier, the company's intrastate access revenue, current composite access rate and combined industry access MOUs (Intra and InterLATA).
- 2. At the time Exhibit 54 was introduced in the record, there was uncertainty as to the source of the information received by Mr. Pauls from the Commission Staff and the confidential status of this information. Mr. Pauls stated that he had used public

information that he had received in Case No. TO-98-329 and that he had derived the company-specific minutes of use ("MOU") that are reflected in Exhibit 54 by dividing the access revenue information provided to him by Commission Staff by the company's current composite access rates provided to him by Commission Staff (based on rates that are on file with the Commission). See Tr. pp. 1180-87.

- 3. The various legal counsel for the incumbent LECs claimed that they believed the information set forth in Exhibit 54 was highly confidential. Because the issue as to the status of this data could not be resolved at the hearing, the exhibit was provisionally marked as highly confidential and the parties agreed to discuss the issue offline to determine if a consensus could be reached on the nature of the information set forth in Exhibit 54. The parties agreed to inform the Commission on the results of these discussions.
- 4. Since the conclusion of the hearing, AT&T has informed all parties of the source data of the information that is set forth in Exhibit 54. Specifically, AT&T advised the other parties that the information used by Mr. Pauls in Exhibit 54 was provided to Mr. Pauls by the Commission Staff. Based upon discussions AT&T has had with Staff, AT&T has confirmed that Staff provided Mr. Pauls and others with an excel workbook, labeled Updated MoUSF Scenarios, that Staff sent out to the MoUSF technical committee on June 6, 2001. None of the incumbent LECs expressed any objection to this information being circulated without any confidentiality limitations. This was for good reason. The workbook distributed by Commission Staff did not contain any highly confidential information provided by the incumbent LECs during the course of the USF workshops. Rather, it contained aggregated information that was developed using highly

confidential information, but from which no highly confidential information could be obtained.

- 5. For example, in connection with Exhibit 54, Mr. Pauls used the Intrastate Access Revenue and the Composite Access Rate for each incumbent local exchange carrier from this excel workbook. The Access Revenue data in the excel workbook provided by Commission Staff were aggregate numbers that were derived by Staff using highly confidential MOU data that was provided by all of the LECs. In addition, the Staff developed a composite access rate for each company, using the existing tariffed rates that are on file with the Commission and applicable originating and terminating IntraLATA and InterLATA volume distributions. Using the HC information from the companies, Staff multiplied the Originating and Terminating Intra and InterLATA MOUs by each corresponding composite switched access rate and then summing the totals to obtain total intrastate access revenues for each company. Because the information provided was the sum of both originating and terminating Intra and InterLATA MOUs and composite access rates, the resulting aggregate numbers cannot be used to back into the underlying HC numbers for each category of access traffic.
- 6. As Mr. Pauls indicated during the hearing, he was never provided with any of the proprietary information from the workshop sessions. While he was present when that material was discussed, all parties agreed that written or electronic copies of the proprietary information was not to be given to the AT&T representatives or other inhouse employees of other companies that participated in the workshops. As a result, the Staff provided Mr. Pauls and others with a different version of the Missouri USF model and supporting information as the attached e-mail from Chris Thomas/John VanEschen

indicates. It was this information that was aggregated in the manner described above. As Mr. Pauls indicated during the hearing, he simply took these aggregated Access Revenue numbers and the Composite Access Rate from Staff's workbook to calculate the access MOU number reflected in Exhibit 54. As a result, AT&T does not consider the information provided by Staff to AT&T and used by AT&T to develop the information in Exhibit 54 to be proprietary or HC.

- 7. In addition, as further support for why AT&T believes this information is public and not proprietary or HC, the Aggregate MOU data in Michael's spreadsheet can also be easily obtained from public data that was contained in public Schedule 2 to Chris Thomas' direct testimony in Case No. TO-98-329. Using the change in composite access rates and the amount of company support, one could easily back into aggregate access revenue and MOU data. Using this methodology, the data could be obtained for all but four companies: BPS, Goodman, McDonald County, and Modern.
- 8. Counsel for SWBT, Sprint, the Small Independent Companies and the Office of Public Counsel have indicated that they believe the revenue and access minute of use information produced in the USF workshops was not to be made publicly available. SWBT claims the information provided by their companies in the USF workshops was highly confidential information, while the small companies take the position that they cannot determine whether the information produced in the workshop was designated as proprietary or highly confidential. Sprint claims that the information in Exhibit 54 should be designated as proprietary. None of these parties have agreed that this Exhibit should be afforded public status. However, none of these parties address the actual information that AT&T received from Commission Staff. None of these parties

address the fact that Staff did not provide AT&T with the highly confidential (or even proprietary) information provided by these companies, but rather provided aggregated information, from which the confidential information could not be derived. Nor do they address the fact that Mr. Pauls took this aggregated revenue data and divided it by publicly available composite access rates to derive his estimated access minute of use information. Even more importantly, these other parties do not address that, for nearly every company identified in Exhibit 54, this same minute of use information in Mr. Pauls' spreadsheet could be easily obtained from publicly disclosed data in Schedule 2 of Mr. Thomas' Direct Testimony in Case No. TO-98-329 and none of these parties objected to the public disclosure of this information by Mr. Thomas.

Simply stated, there is simply no basis for treating the information set forth in Exhibit 54 as anything other than public. AT&T did not use any highly confidential information to develop the data set forth in Exhibit 54. The information used in this Exhibit is aggregated and composite data provided to AT&T by the Commission Staff—information that has been publicly presented by Commission Staff, without objection, in Case No. TO-98-329. For all these reasons, AT&T requests that the Commission enter an order reclassifying Exhibit 54 as a public document.

Respectfully submitted this 25th day of November, 2002.

Respectfully submitted,

AT&T COMMUNICATIONS OF THE SOUTHWEST, INC. TCG ST. LOUIS, INC. AND TCG KANSAS CITY, INC.

Rebecca B. DeCook

Colorado #014590

1875 Lawrence Street, Ste. 1575

Denver, CO 80202

(303) 298-6357 FAX: (303) 298-6301

decook@att.com

----Original Message----

From: Schwartze, Michelle*

[mailto:mschwart@mail.state.mo.us]

Sent: Wednesday, June 06, 2001 11:09 AM

To: Alan Mason; Alan Upchurch; Anthony Conroy; Barb Meisenheimer; Bob Schoonmaker; Brad Kruse; Brian Cornelius; Brian McCartney; Carl L. Lumley; Chris Thomas; Craig Johnson; Craig Unruh; Dave Evans; David Beier; David Carson; David Elhoffer; David Winter; Denise Day; Don Eachus; Don Stowell; Evan Copsey; Gary Romig; Gerard Van Hoet; Ivan Eames; Jason Olson; Jeff Johnson; Jeff Stidham; Jill Jackson; Jim Busch; Jim Lyon; John Idoux; John Van Eschen; John Zeiler; Ken Matzdorff; Kenna Lemon; Kent Larsen; Zarling, Kevin, LGA; Kristine Becker; Larry Bowman; Larry Dority; Larry Krajci; Laura Brevard; Lee Curtis; Lisa Chase; Lisa Creighton Hendriks; Marc Poston; Mark Comley; Mark Harper; Mark Johnson; Mark Long; Martha Hogerty; Kohly, R Matthew (Matt), LGA; Michael Ensrud; Pauls, Michael J, NCAM; Mike Scheperle; Natelle Dietrich; Nathan Williams; Paul DeFord; Paul Gardner; Phyllis Callahan; Randy Klaus; Renee Reeter; Ric Telthorst; Ron Molteni; Rose Mulvany; Sherry Myers; Stan Brower; Stephen Morris; Steve Gann; Steve Minnis; Steve Prowell; Tim Morissey; Tom Solt; Trip England; Walt Cecil

Subject: Missouri USF Conference Call

Please see attached from John VanEschen

From: VanEschen, John

Sent: Wednesday, June 06, 2001 10:57 AM

Subject: Missouri USF Conference Call

I have arranged for a conference call on Thursday, June 14th at 1:00 pm. The telephone numbers for this call are (573) 522-8028 (local) and 877-896-8702. The purpose of the call is to primarily discuss two things:

1) whether there is interest in pursuing a non-unanamous stipulation(s), and (2) updated scenario results along with a proposed modification to the scenario. At this time the Commission has still not issued an order establishing a procedural schedule for this case. Based on observations by my Staff who attended last Thursday's agenda meeting most, if not all, of the Commissioners appeared to be leaning towards the proposed procedural schedule with one hearing.

I am interested in seeing if there is interest in pursuing various non-unanamous stipulation(s) based on the positions of the majority of the parties. If we pursue non-unanamous stipulations, such stipulations could perhaps be brokendown into three different stipulations: (1) Surcharge-related issues, (2) Scenario for determining high cost support, 3) Other remaining issues. A different approach would be the pursuit of simply one or two non-unanamous stipulations. Regardless of the number of stipulations, I see some value in pursuing agreement and developing a consensus among most of the parties. In this regard, Staff would be willing to put in the time and effort to pursue such a stipulation or stipulations.

In Chris Thomas's e-mail is an attachment containing two updated scenarios. Both scenarios have been run using updated information as forwarded from Bob Schoonmaker. One scenario is identified as "Input". This scenario is the same basic scenario that most parties did not find objectionable this past Spring; however it contains updated information. This scenario results in a total assessment of 2.90599%. The second scenario, identified as "Federal USF Input", has added one twist to the amount of federal dollars used in the high cost support calculation. Essentially any federal USF support dollars are allocated based on the company's residential versus business line counts to try and derive a residential portion of federal USF support dollars. In this regard a company's total federal USF support dollars used in the calculation is reduced. Bob has proposed this additional adjustment. This scenario results in a total assessment of 3.27577%. On the conference call I'd like Bob to more fully explain the updated information and his additional proposal.

If you have any questions, regarding the conference call, please let me know. I will be out of the office this Thursday and Friday (June 6-7).

----Original Message----

From: Thomas, Chris

Sent: Tuesday, June 05, 2001 4:15 PM

To: VanEschen, John; Scheperle, Mike; Solt, Tom

Subject: Updated Scenarios

Chris Thomas

Regulatory Economist

Phone: (573) 526-7393 Fax: (573) 751-1847

cthomas3@mail.state.mo.us

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing in Case No. TR-2001-65 was served upon the on the following service list on this 25th Day of November, 2002 by either hand delivery or placing same in postage page envelope and depositing in the U.S. Mail or Airborne Express.

Rebecca B. D. Cook

General Counsel
PO Box 360
Jefferson City, MO 65102

Office of Public Counsel PO Box 7800 Jefferson City, MO 65102 Cass County Telephone Co. PO Box 398 Peculiar, MO 64078

GTE Inc. d/b/a Verizon Midwest 601 Monroe St., Ste. 304 Jefferson City, MO 65101

MO-KAN Dial, Inc. PO Box 429 Louisburg, KS 66053 Southwestern Bell Telephone Co. One Bell Pleza, Room 3520 St. Louis, MO 63101

Sprint Missouri, Inc. 319 Madison St. Jefferson City, MO 65102 Craig S. Johnson Andereck/Evans/Milne/Peace/ Baumhoer PO Box 1438 Jefferson City, MO 65102

ALLTEL Missouri, Inc. PO Box 180 Bolivar, MO 65613

Choctaw Telephone Co. PO Box 82 Halltown, MO 65664

Lathrop Telephone Co. PO Box 167 Princeton, MO 64673 Orchard Farm Telephone Company 5065 North Highway 94 St. Charles, MO 63301

Spectra Communications Group 9200 Ward Parkway, #600 Kansas City, MO 64114-3358 Adelphia Business Solutions 121 Champion Way Canonsburg, PA 15317 Mpower Communications Corp. 175 Sully's Trail, Stc. 202 Pittsford, NY 14534

1-800-Reconex, Inc. PO Box 40 2500 Industrial Ave. Hubbard, OR 97032 Thomas R. Parker Verizon 601 Monroe Street, Ste. 304 Jefferson City, MO 65101

ALLTEL Communications, Inc. PO Box 2177
Little Rock, AR 72203

Brooks Fiber Communications 701 Brazos, Ste. 600 Austin, TX 78701 Navigator Telecommunications PO Box 13860 North Little Rock, AR 72113-3860 AccuTel of Texas, Inc.
7900 John W. Carpenter Freeway
Dallas, TX 75247

Allegiance Telecom of Missouri 1950 Stemmons Freeway, Ste. 3026 Dallas, TX 75207-3118

American Communications Svcs. 131 Natl Business Pkwy, Stc. 100 Annapolis Junction, MD 20701 BarTel Communications, Inc. 333 Leffingwell Avenue, Suite 101 Saint Louis, MO 63122-6400 BroadSpan Communications d/b/a Primary Business Telecom, Inc. d/b/a BTI Buy-Tel Communications, Inc. Network Communications 4300 Six Forks Road, Ste. 400 PO Box 1170 11756 Borman Drive, Ste. 101 Raleigh, NC 27609 Colleyville, TX 76034 St. Louis, MO 63146 Mary C. Albert Vice President Regulatory and ral Missouri Telecomm. Computer Business Sciences, Inc. PO Box 596 Interconnection 80-02 Kew Gardens Rd., Ste. 5000 Osage Beach, MO 65065 1919 M Street N.W., Suite 420 Kew Gardens, Ny 11415 Washington, D.C. 20036 DMJ Communications, Inc. EZ Talk Communications, LLC Fidelity Communications 2525 North Grandview, Ste. 900 4727 South Main 60 North Clark Odessa, TX 79761 Stafford, TX 74777 Sullivan, MO 63080 Choctaw Communications d/b/a Smoke Comm. South Companies d/b/a Missouri Camarato Distributing, Inc. Signal Communications Comm. South, Inc. 900 Camarato Drive 1600 Viceroy 6830 Walling Lane Herrin, IL 62948 Dallas, TX 75235 Dallas, TX 75382-1269 Delta Phones, Inc. ExOp of Missouri, Inc. Green Hills Telecom. Svcs. PO Box 784 303 North Jefferson PO Box 227 Delhi, LA 71232 Kearney, MO 64060 Breckenridge, MO 64625 Carol Keith, Gabriel Communications of Logix Communications Corp. Global Crossing Local Svcs., Inc. ouri, Inc. 1221 Nicollet Mall, Ste. 300 3555 NW 58th, Ste. 900 0 Swingley Ridge Rd., Ste. 500 Minneapolis, MN 55403 Oklahoma City, OK 73112 Chesterfield, MO 63017 Ionex Communications, Inc. LDD, Inc. Global Crossing Telemanagement 5710 LBJ Frwy, Ste. 215 24 South Minnesota 1221 Nicollet Mall, Ste. 300 Dallas, TX 75240 Cape Girardeau, MO 63702 Minneapolis, MN 55403 Maxcom, Inc. MCImetro Access Svcs., LLC Level 3 Communications LLC 1350 Timberlake Manor Parkway, Suite 701 Brazos, Ste. 600 1025 Eldorado Blvd. 501 Austin, TX 78701 Broomfield, CO 80021 Chesterfield, MO 63017-6042 Mark Twain Communications Co. KMC Telecom III, Inc. McLeodUSA Telecom. PO Box 128 1543 Route 206, Ste. 300 PO Box 3177 Hurdland, MO 63547 Bedminster, NJ 07921 Cedar Rapids, IA 52406-3177 MCG Communications, Inc. Max-Tel Communications, Inc. NOW Communications, Inc.

The Pager Company 3030 East Truman Road Kansas City, MO 64127

125 Sully's Trail, Ste. 202

ord, NY 14534

QCC, Inc. 8829 Bond Street Overland Park, KS 66214

Alvord, TX 76225-0280

PO Box 280

Jackson, MS 39208

713 Country Place Drive

Quintelco, Inc. 1 Blue Hill Plaza Pearl River, NY 10965 Tel Communications, Inc. 7337 S. Mitchell Ct. Villa Rica, GA 30180

Missouri Telecom, Inc. PO Box 419 Monett, MO 65708 Nextlink Missouri, Inc. 810 Jorie Blvd., Ste. 200 Oakbrook, II 60523

Omniplex Communications Group 17 MO Research Park Drive St. Charles, MO 63304 Preferred Carrier Svcs., Inc. d/b/a Phones for All 14681 Midway Rd., Ste. 105 Dallas, TX 75001-3147

Quick-Tel Communications PO Box 1220 Bridgeport, TX 76426

Reitz Rentals, Inc. P.O. Box 200606 Austin, TX 78720-0606

Simply Local Svcs., Inc. 2225 Apollo Dr. Fenton, MO 63026

Snappy Phone of Texas, Inc. PO Box 29620 6901 W. 70th Street Shreveport, LA 71129-2309

Teligent Services, Inc. 8065 Leesburg Pike, Ste. 400 Vienna, VA 22182 Tin Can Communications Co. 7941 Katy Fwy, #304 Houston, TX 77024-1924 US Telecommunications, Inc. 5251 110th Ave. No., Ste. 118 Clearwater, FL 33760-4837

USLD Communications d/b/a Qwest munications
N. Fairfax Dr., Ste. 12W002
Arlington, VA 22203-1607

Sprint Communications Co., LP 8140 Ward Parkway – 5E Kansas City, MO 64114 Suretel, Inc. 5 North McCormick Oklahoma City, OK 73127

Advanced Telcom Group, Inc. 110 Stony Point Road, 2nd Floor Santa Rosa, CA 95401

Winstar Wireless, Inc. 1615 L Street NW, Ste. 1260 Washington DC 20036 Worldcom, Inc. d/b/a MCI Worldcom Communications, Inc. Six Concourse Pkwy, Ste. 3200 Atlanta, GA 30328

BroadBand Office Inc. P.O. Box 37 Springfield, VA 22150-0037 Atlas Communications, Ltd. 482 Norristown Rd., Ste. 200 Blue Bell, PA 19422

BellSouthBSE, Inc. 32 Perimeter Center East Atlanta, GA 30346

2nd Century Communications, Inc. 7702 Woodland Center Tampa, FL 33614

CapRock Telecommunications 15601 N. Dallas Pkwy, Ste. 700 Addison, TX 75001 Basicphone, Inc. 2245 N. 11th Street Beaumont, TX 77703

Bluestar Networks, Inc. P.O. Box 190624 ville, TN 37219-0624 American Fiber Network Inc. 9401 Indian Creek Pkwy, Ste. 140 Overland Park, KS 66210

Convergent Communications, Inc. P.O. Box 746237 Arvada, CO 80006-6237 ess Communications, Inc. 15 Piedmont Center, Ste. 100 Atlanta, GA 30305

BroadStream Corporation 4513 Pin Oak Court Sioux Falls, SD 57103 dPi-Teleconnect, LLC 2997 LBJ Freeway, Ste. 225 Dallas, TX 75234

Eagle Communications MO., Inc. 60 East 56th Street New York, NY 10022

Compass Telecommunications, Inc. 7001 Scottsdale Road, Ste. 2000 Scottsdale, AZ 85250

Digital Teleport, Inc. 8112 Maryland Ave., 4th Flr St. Louis, MO 63105

Fidelity Cablevision, Inc. 60 North Clark Sullivan, MO 63080

Digital Broadcast Network Corp. 424 S. Woods Mill Road, Ste. 350 Chesterfield, MO 63017

Excel Telecom. Systems, Inc. 8750 N. Central Expressway, Suite 2000 Dallas, TX 75231

HJN Telecom, Inc. 3235 Satellite Blvd. Building 400, Suite 300 Duluth, GA 30096

CCCMO, Inc. d/b/a Connect! 124 W. Capitol, Ste. 250 Little Rock, AR 72201-3713 GE Capital Communication Services d/b/a GE Exchange 6540 Powers Ferry Road Atlanta, GA 30339

Atlantic Blvd.
Pompano Beach, FL 33060-6200

Dial & Save of Missouri, Inc. 8750 N. Central Expressway, Ste. 1500 Dallas, TX 75231

Local Line America, Inc. PO Box 4551 Akron, OH 44310

Maxcess, Inc. 100 West Lucerne Plaza, Ste. 500 Orlando, FL 32801 Fidelity Communications Services III, Inc. 60 North Clark Sullivan, MO 63080 Focal Communications Corporation of Missouri 200 North LaSalle Street, Ste. 800 Chicago, IL 60601

Z-Tel Communications, Inc. 601 South Harbour Island Blvd., Ste. 220 Tampa, FL 33602

Kansas City Fiber Network, LP 1111 Main Street, Ste. 300 Kansas City, MO 64105

RSL COM USA 49 West 37th Street, Fl. 13 New York, NY 10018

Tel-Save Incorporated of Pennsylvania, d/b/a The Phone Company 6805 Route 202 New Hope, PA 18938

Fidelity Communications Services II, Inc. 60 North Clark Sullivan, MO 63080

MVX.com Communications, Inc. 100 Rowland Way, Ste. 145 Novato, CA 94945

Supra Telecommunications and Information Systems, Inc.

SW 27th Ave. i, FL 33133 JATO Operating Corporation 303 East 17th Avenue, Suite 930 Denver, CO 80203-1262

Rocky Mountain Internet 7100 East Belleview Avenue, #201 Greenwood Village, CO 80111-1635 TelePacific Corp. d/b/a TelePacific Communications
515 S. Flower Street, 49th Floor Los Angeles, CA 90071

Paul H. Gardner Goller, Gardner & Feather 131 E. High Street Jefferson City, MO 65101

Lisa C. Hendricks, Esq. Sprint 6450 Sprint Parkway Overland Park, KS 66251

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

Carl J. Lumley/Leland B. Curtis s, Oetting, Heinz, Garrett & Soule, PC Bemiston, Ste. 200 St. Louis, MO 63105

B. T. McCartney/W.R. England, III Brydon, Swearengen & England PO Box 456 Jefferson City, MO 65102-0456 Payroll Advance, Inc. 808 South Baker Mountain Home, AR 72643

Transnational Telecom 17120 Classen Road San Antonio, TX 78247-2001

Pathnet, Inc. 11720 Sunrise Valley Drive Reston, VA 20191

Verizon Select Services 6665 N. MacArthur Blvd., 2nd Flr. Irving, TX 75039

Sheldon K. Stock Greensfedler, Hemker & Gale, PC 10 South Broadway, Ste. 2000 St. Louis, MO 63102 Metro Connection d/b/a Transamerican Telephone 209 East University Danton, TX 76201

Universal Access, Inc. 233 S. Wacker Drive, Ste. 600 Chicago, IL 60606

Mary Ann Young PO Box 104595 Jefferson City, MO 65110-4595

Stephen F. Morris MCI Telecommunications Corp. 701 Brazos, Ste. 600 Austin, TX 78701

Mark W. Comley Newman, Comley & Ruth, PC 601 Monroe St., Ste. 301 Jefferson City, Mo 65101