Craig S. Johnson Attorney at Law

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September 21, 2005

Colleen Dale Secretary Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102 FILED³

SEP 2 3 2005

Missouri Public Service Commission

Re: TC-2

TC-2002-57, Motion for Leave, 4th Amended Complaint.

Dear Ms. Dale:

Please find enclosed for filing herein an original and three copies of a Motion for Leave to file Fourth Amended and Joint Complaint, with the Fourth Amended Complaint Attached.

I have electronically provided copies to the counsel of record for the current parties, as well as OPC.

If any questions arise, please direct them to me.

Sincerery

raig S. Johnson

cc:

Mark P. Johnson

Leo Bub Mike Dandino David Meyer

FILED³
SEP 2 3 2005

BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

Northeast Missouri Rural Telephone Company and Modern Telecommunications Company, et al.) Missouri Public) Service Commission)
Petitioners,))
v ,) 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
Southwestern Bell Telephone Company, Southwestern Bell Wireless (Cingular), Voicestream Wireless (Western Wireless), Aerial Communications, Inc., CMT Partners (Verizon Wireless), Sprint Spectrum LP, United States Cellular Corp., and Ameritech Mobile Communications, Inc., et al.) Case No. TC-2002-182) consolidated.)))
Respondents.	,

Motion for Leave to Amend to File Fourth Amended and Joint Complaint

Come now Complainants Alma Telephone Company, Chariton Valley Telephone Corporation, and Northeast Missouri Rural Telephone Company, and hereby move the Commission to grant them Leave to file their Fourth Amended and Joint Complaint, a copy of which is attached hereto.

As set forth in the introductory paragraphs of the Fourth Amended and Joint Complaint, the only claims remaining in dispute concern T-Mobile originated traffic.

The prior hearings did not address the entire period of uncompensated traffic, which period is now discretely identified. The purpose of this Motion and the Fourth Amended

Complaint is to unify all Complainants' claims against T-Mobile and SBC for the entire period of uncompensated traffic in dispute for a comprehensive resolution in this proceeding

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Attorney for Complainants

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this pleading was electronically mailed to the attorneys of record in this proceeding this 21st day of September, 2005.

Craig S. Johnson