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February 3, 2003

The Honorable Dale Hardy Roberts
Secretary/Chief Regulatory Law Judge
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102-0360

FILED³

FEB 03 2003

Missouri Public
Service Commission

Re: Cable & Wireless USA, Inc.
Case No. XN-2003-0106

Dear Judge Roberts:

Please find enclosed for filing the original and five copies of a Status Report and Motion to Waive Notification Requirement.

Please contact me if you have any questions regarding this filing. Thank you.

Very truly yours,

NEWMAN, COMLEY & RUTH P.C.

By:


Mark W. Comley
comleym@ncrpc.com

MWC:ab

Enclosure

cc: Office of Public Counsel
General Counsel's Office
Cathleen Wasilewski

FEB 03 2003

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURIMissouri Public
Service Commission

In the Matter of Cable & Wireless, Inc.'s) Case No. XN-2003-0106
Name Change to Cable & Wireless USA, Inc.) Tariff No. JX-2003-0338

STATUS REPORT AND MOTION TO WAIVE NOTIFICATION REQUIREMENT

Comes now Cable & Wireless USA, Inc. (C&W) and submits this status report and request for a waiver of the Commission's previous order to notify C&W customers of the change of name. In support thereof, C&W submits the following:

1. By its order dated December 16, 2002, the Commission directed C&W to file a status report on January 6, 2003 regarding the company's efforts to notify its customers of its approved change in operating name. On January 6, 2003, C&W requested more time to file its report, and the Commission extended the deadline for filing to February 3, 2003.

2. C&W has reviewed its customer records and has determined that although it obtained a certification under a different name on May 3, 2001¹ it consistently utilized the trade name of "Cable & Wireless USA, Inc." with its customers in Missouri. The name "Cable & Wireless, Inc." was never used commercially with its customers in Missouri.

3. Moreover, C&W has learned that pursuant to authority it acquired in Case No. XM-2003-0111 allowing it to transfer select assets, C&W's Missouri customers are either receiving services from Primus Telecommunications, Inc. or have found an alternative provider of telecommunications service. As a consequence, C&W no longer has a customer base in Missouri that subscribes to regulated services.

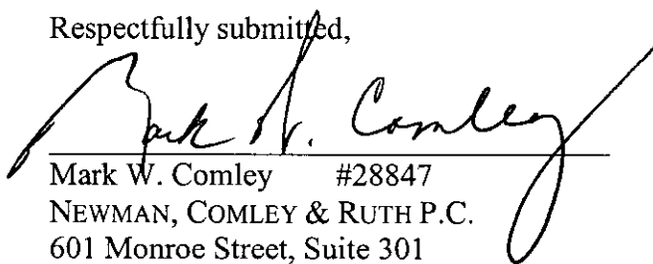
4. Inasmuch as C&W's Missouri customers were never introduced to the name "Cable & Wireless, Inc." and its regulated customers are now classified as "former" customers of

¹ See Case No. TA-2001-505

C&W, C&W submits that the notice described in the Commission's order of December 16, 2002 has become unnecessary. Accordingly, C&W moves that Commission excuse C&W from filing that notice, or otherwise waiving the requirement.

Wherefore, C&W respectfully requests that the Commission accept this as its final status report and excuse C&W from filing the notice described in the Commission's order of December 16, 2002, or otherwise waiving that requirement.

Respectfully submitted,



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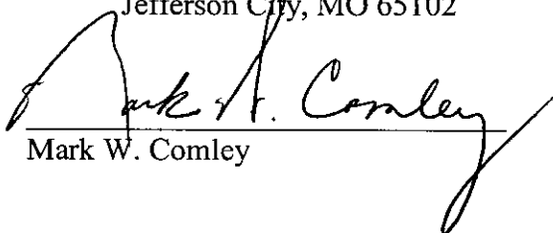
Attorneys for **CABLE AND WIRELESS USA, INC.**

Certificate of Service

I hereby certify that a true and correct copy of the above and foregoing document was sent by U.S. Mail, postage prepaid, or hand delivered, on this 3rd day of February, 2003, to:

General Counsel's Office
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102

Office of Public Counsel
P.O. Box 7800
Jefferson City, MO 65102



Mark W. Comley