

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Request of Southwestern Bell)	
Telephone, L.P., d/b/a SBC Missouri, for Competitive)	Case No. TO-2006-0102
Classification Pursuant to Section 392.245.6, RSMo)	Tariff File No. YI-2006-
0145(2005) - 60-Day Petition.)	

SBC MISSOURI'S LATE FILED EXHIBITS

SBC Missouri,¹ pursuant to the Missouri Public Service Commission's directive at the hearing,² respectfully submits the following Late Filed Exhibits:

Exhibit 8: SBC Missouri's communications to its External Affairs
Managers concerning competitive classification under SB 237.

This late filed exhibit was requested in connection with questions from the Commission concerning comments at the Excelsior Springs-Kennett public hearing. SBC Missouri would note that these communications were prepared for use by its External Affairs Managers and were not provided to the Mayor of Excelsior Springs.

Exhibit 9(HC):³ Business and residence market share studies for the requested exchanges.

SBC Missouri would note that these studies reflect the minimum market share held by its competitors. The analysis does not capture market share held by wireless carriers or VoIP providers, as SBC Missouri does not have that information. Further, the data may understate the number of lines served by CLECs to the extent it is based on E-911 data and does not reflect all lines actually served. In addition, market share held by resellers and prepaid providers were

¹ Southwestern Bell Telephone, L.P., d/b/a SBC Missouri, will be referred to in this pleading as "SBC Missouri."

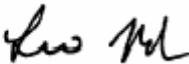
² T. 118-120, 134-136, 236-238, and 283.

³ Exhibit 9 has been designated as highly confidential because it is a highly sensitive market analysis that contains market-specific information (at the exchange level) relating to services offered in competition with others. This information is not available to the public in any format and would be very valuable to competitors in determining where to market their services.

excluded because competition from such providers is not eligible for consideration under Section 392.245.5(4) RSMo (2005).

Respectfully submitted,

SOUTHWESTERN BELL TELEPHONE, L.P.
D/B/A SBC MISSOURI

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing document were served to all parties by e-mail on October 18, 2005.


Leo J. Bub

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