

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

**PETITION OF SOCKET TELECOM, LLC)
FOR COMPULSORY ARBITRATION OF)
INTERCONNECTION AGREEMENTS)
WITH CENTURYTEL OF MISSOURI,)
LLC AND SPECTRA)
COMMUNICATIONS, LLC PURSUANT)
TO SECTION 252(b)(1) OF THE)
TELECOMMUNICATIONS ACT OF 1996)**

CASE NO. TO-2006-0299

**CENTURYTEL'S UNOPPOSED MOTION FOR LEAVE
TO FILE SUPPLEMENTAL SCHEDULE
TO THE DIRECT TESTIMONY OF KENNETH W. BUCHAN**

CenturyTel of Missouri, LLC ("CenturyTel") and Spectra Communications Group, LLC ("Spectra") (collectively, "CenturyTel"), pursuant to 4 CSR 240-2.080(20), 4 CSR 240-2.130(8) and other applicable law, file this Unopposed Motion for Leave to File Supplemental Schedule to the Direct Testimony of Kenneth W. Buchan. In support of its motion, CenturyTel respectfully shows the following:

1. Pursuant to the procedural schedule in this case, CenturyTel filed its direct testimony in this proceeding in a timely manner on March 21, 2006, and served that direct testimony on Socket. Included with CenturyTel's filing was the Direct Testimony of Kenneth W. Buchan, with four attached schedules, as well as direct testimony for thirteen other CenturyTel witnesses.

2. Subsequent to the filing of CenturyTel's direct testimony, CenturyTel discovered that it inadvertently omitted a file from Proprietary Schedule A to Kenneth W. Buchan's direct testimony. To rectify this inadvertent omission, CenturyTel submits the attached Proprietary file, demonstrating the weighted average recurring DS1 and DS3 loop rates by zone, as

Proprietary Schedule KWB-A-Supplement to the Direct Testimony of Kenneth W. Buchan filed on March 21, 2006.

3. As soon as CenturyTel discovered its inadvertent omission, it promptly served a copy (both in .pdf format and in native Excel) of the Proprietary file on Socket's counsel by e-mail and prepared the instant Motion for Leave. Because this Proprietary file aggregates data that was already produced, is not unduly complicated, and the parties' rebuttal testimony is not due for approximately a week and a half, Socket still has ample opportunity to develop rebuttal testimony on this material. Further, Socket's counsel has indicated that Socket is not opposed to this motion.

WHEREFORE, CenturyTel respectfully requests the Commission grant leave for CenturyTel to file the attached Proprietary Schedule KWB-A-Supplement to the Direct Testimony of Kenneth W. Buchan.

Respectfully submitted,

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/s/ Larry W. Dority

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ATTORNEYS FOR
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SPECTRA COMMUNICATIONS GROUP,
LLC

CERTIFICATE OF SERVICE

I hereby certify that the undersigned has caused a complete copy of the attached document to be electronically filed and served on the Commission's Office of General Counsel (at gencounsel@psc.mo.gov), the Office of the Public Counsel (at opcservice@ded.mo.gov), and counsel for Socket Telecom, LLC (at clumley@lawfirmemail.com; lcurtis@lawfirmemail.com; and b.magness@phonelaw.com) on this 29th day of March, 2006.

/s/ Larry W. Dority

Larry Dority

Schedule KWB-A-Supplement

Is Deemed

PROPRIETARY

In Its

Entirety

NP