ANDERECK, EVANS, MILNE, PEACE & JOHNSON, L.L.C.

ATTORNEYS AT LAW

700 EAST CAPITOL AVENUE ERWIN L. MILNE CRAIG S. JOHNSON

COL. DARWIN MARMADUKE HOUSE

P.O. BOX 1438

JEFFERSON CITY, MISSOURI 65102-1438 TELEPHONE 573-634-3422

FAX 573-634-7822

LANETTE R. GOOCH

JOSEPH M. PAGE

LISA C. CHASE

ANDREW J. SPORLEDER

JASON A. PAULSMEYER

BRYAN D. LADE

April 21, 2005 APR 2 1 2005 PHIL HARCE

Secretary/Chief Administrative Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO 65102

Missouri Public Service Commission

In the Matter of the Petition of Northeast Missouri Rural Telephone Re: Company for Arbitration of Unresolved Issues. Case No. TO-2005-0375.

Dear Secretary:

BEVERLY J. FIGG

VICTOR S. SCOTT

Enclosed for filing please find an original and eight (8) copies of the Motion To Consolidate.

Thank you for seeing this filed.

Sincerely,

S. Johnson

CSJ:sjo

CC: PSC General Counsel Michael Dandino James Nauman G. Darryl Reed

Bret Dublinske

Northeast Missouri Rural Telephone Company

Trenton Office

Springfield Office

Princeton Office

Smithville Office

FILED³

APR 2 1 2005

BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

Missouri Public Service Commission

In the Matter of the Petition of)	
Northeast Missouri Rural Telephone)	
Company for Arbitration of Unresolved)	Case No. TO-2005-0375
Issues Pertaining to a Section 251(b)(5))	
Agreement with United States Cellular)	
Corporation.)	

MOTION TO CONSOLIDATE

Comes now Petitioner and hereby moves the Commission to consolidate the following Petitions for Arbitration between individual MITG company members and United States Cellular Corporations:

TO-2005-0374	Chariton Valley Telephone Corporation
TO-2005-0375	Northeast Missouri Rural Telephone Company
TO-2005-0376	Mid-Missouri Telephone Company
TO-2005-0377	Choctaw Telephone Company
TO-2005-0378	Alma Telephone Company
TO-2005-0379	MoKan Dial Inc.

In Support of this Motion, Petitioner states as follows:

- 1. The above named six companies affiliate themselves for Missouri regulatory purposes as the Missouri Independent Telephone Group, or MITG.
- 2. Respondent US Cellular simultaneously requested interconnection negotiations with the above six MITG companies.

- 3. The MITG companies have conducted negotiations as a group with US Cellular.
- 4. US Cellular has conducted negotiations with the MITG companies as a group.
- 5. Conducting negotiations simultaneously benefits both the MITG companies and US Cellular in conducting a single negotiation instead of separate negotiations, in that it saves time, expense, and other resources.
- 6. The MITG companies on April 20, 2005 filed separate petitions for arbitrations against US Cellular in that the Commission arbitration rules, and federal interconnection agreement approval rules, contemplate each agreement as being between the requesting carrier and the ILEC.
- 7. Consolidating these six petitions for arbitration will allow the MITG and US Cellular to continue to negotiate and arbitrate in a single venue, as opposed to having to conduct six separate arbitrations. This will continue to allow the MITG and US Cellular the efficiencies and savings in time, expense, and other resources associated with a single arbitration.
- 8. Consolidating these six petitions for arbitration will allow the Commission to appoint a single arbitrator and a single set of advisors, avoiding the administrative difficulty of conducting six separate arbitration proceedings. It will also avoid or minimize the risk of inconsistent arbitration results if these six individual petitions were conducted as separate proceedings. It will also simplify the Commission's calendar by having a single procedural schedule instead of six separate schedules.

WHEREFORE, on the basis of the foregoing, Petitioner requests that the above six arbitration proceedings be consolidated into a single proceeding.

ANDERECK, EVANS, MILNE, PEACE & JOHNSON, L.L.C.

Craig S. Johnson MO Bar No. 28179

The Col. Darwin Marmaduke House

700 East Capitol

P.O. Box 1438

Jefferson City, MO 65102-1438

Telephone: (573) 634-3422 Fax: (573) 634-7822

ATTORNEYS FOR PETITIONER

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and accurate copy of the foregoing was hand delivered or mailed, via U.S. Mail, postage prepaid, this 21st day of April, 2005, to the following representatives of Staff, OPC, and Respondent:

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

Michael F. Dandino Office of the Public Counsel P.O. Box 7800 Jefferson City, MO 65102

James Nauman Senior Director-National Networks U.S. Cellular 8410 West Bryn Mawr Ave Chicago, IL 60631-3486

G. Darryl Reed Sidley Austin Brown & Wood LLP Bank One Plaza 10 S. Dearborn St. Suite 5400 SW Chicago, IL 60603

Bret Dublinske Dickinson Mackaman Tyler & Hagen 1600 Hub Tower 699 Walnut St. Des Moines, Iowa 50309

Attorney for Petitioner