BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the matter of the application of USCOC of)	
Greater Missouri, LLC for designation as an)	Case No. TO-2005-0384
eligible telecommunications carrier pursuant to)	
the Telecommunications Act of 1996.)	

AT&T MISSOURI'S REPLY TO STAFF'S RESPONSE IN SUPPORT OF ITS MOTION TO RECLASSIFY CERTAIN CONFIDENTIALLY-MARKED INFORMATION OF U.S. CELLULAR FROM "HC" TO "P"

Staff's Response¹ to AT&T Missouri's² Motion to Reclassify Appendices 1, 2, 4 and 5 of U.S. Cellular's³ Compliance Filing from HC to P (i.e., from "Highly Confidential" to "Proprietary") provides no meaningful guidance. Staff recites but does not address the central point, which is that the information AT&T Missouri seeks to reclassify as Proprietary is the same type of information as U.S. Cellular earlier in this case treated as public information and that U.S. Cellular has provided no reason why it should now be treated differently (or even a reason why a Proprietary designation would be inappropriate). As information of the same type has already been provided in the course of this case, and U.S. Cellular has provided no explanation as to why information of the same type it previously declassified should now be subject to the highest level of protection under the Protective Order, AT&T Missouri's motion should be granted.

¹ Staff Suggestions in Opposition to AT&T Missouri's Motion to Reclassify Certain Information ("Staff's Response").

² Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri ("AT&T Missouri").

³ USCOC of Greater Missouri, LLC, d/b/a U.S. Cellular ("U.S. Cellular").

AT&T Missouri respectfully submits that its Motion to Reclassify should be granted.

Respectfully submitted,

SOUTHWESTERN BELL TELEPHONE, L.P. D/B/A AT&T MISSOURI

BY Robert J. Lyzmela PAUL G. LANE #

#27011

LEO J. BUB

#34326

ROBERT J. GRYZMALA #32454

Attorneys for Southwestern Bell Telephone, L.P.

One AT&T Center, Room 3516

St. Louis, Missouri 63101

314-235-6060 (Telephone)\314-247-0014 (Facsimile)

robert.gryzmala@att.com

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing document were served to all parties by e-mail on October 4, 2006.

Robert J. Lygmala

General Counsel William Haas Missouri Public Service Commission 200 Madison Street, Suite 8 Post Office Box 360 Jefferson City, Missouri 65102-0360

gencounsel@psc.mo.gov William.Haas@psc.mo.gov

Brian T. McCartney Brydon, Swearengen & England PO Box 456 Jefferson City, MO 65102 bmccartney@brydonlaw.com

Roger W. Steiner
Karl Zobrist
U.S. Cellular
4520 Main Street, Suite 1100
Kansas City, Missouri 64111
rsteiner@sonnenschein.com
kzobrist@sonnenschein.com

Public Counsel
Michael F. Dandino
Office of the Public Counsel
200 Madison Street, Suite 650
Post Office Box 2230
Jefferson City, Missouri 65102
opcservice@ded.mo.gov
mike.dandino@ded.mo.gov

Charles Brent Stewart Stewart & Keevil, LLC 4603 John Garry Drive, Suite 11 Columbia, MO 65203 Stewart499@aol.com