## **SUBPOENA DUCES TECUM**



THE STATE OF MISSOURI.	To <u>Cellnet Technology, Inc.</u>
	in a matter pending
You are hereby commanded to	be and appear personally before The Public Service Commission of the State of
Missouri axaaxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	There will be ave of September 2006 at
A M	7730 Carondelet Ave., Suite 200
10:00 o'clock of that day, at _	XNEXEXATION the7thday ofSeptember2006 at7730 Carondelet Ave., Suite200St. Louis, MO63105in the County ofSt. Louis
	deposition fy at a the matter of : USW 11-6 v. Laclede Gas Company,
PSC No. GC-2006-0390	
	(SEE ATTACHMENT A)
And that you bring with you a	d produce at said Mannage deposition (SEE ATTACHMENT A)
······································	
on behalf of USW 11-6	, and hereof fail not at your peril. The person or officer serving
this writ is commanded to have	the same at the time and place aforesaid, certifying thereon its return.
Given under my hand, this	day of,
[Name]	,[Title]
fr (anno)	
	<u>RETURN</u>
I HEREBY CERTIFY that I ha	ve served the within writ by reading the same in the presence and hearing of the
within named	on the day of,, in
	County, in the State of Missouri.

[Name]

[Title]

## ATTACHMENTS TO SUBPOENA DUCES TECUM

Cellnet Technology, Inc.

- (\*) Representative produced at deposition needs to be currently assigned to work in St. Louis, Missouri and able to testify knowledgeably about the following subjects:
- 1. Cellnet Technology, Inc.'s ("Cellnet") contract with Laclede Gas Company relating to automatic meter reading ("AMR");
- 2. Cellnet's contract with Honeywell Corporation relating to the installation of AMR devices on Laclede Gas Company meters;
- 3. Cellnet's hiring requirements or suggestions with regard to personnel to install and supervise installation of AMR devices on residential gas meters served by Laclede Gas Company;
- 4. Cellnet's involvement in training of the above-referenced installers and supervisors, including Cellnet's criteria for that training;
- 5. Problems identified by installers, customers or Laclede Gas Company about the abovereferenced installation;
- 6. The transfer of information about problems with AMR installation between and among Cellnet, Laclede Gas Company and Honeywell Corporation.

## Attachment A

List of documents to be provided at deposition of Cellnet representative:

- 1. Cellnet's contract with Laclede Gas Company relating to AMR;
- 2. Cellnet's contract with Honeywell Corporation relating to the installation of AMR devices on Laclede Gas Company meters;
- 3. All call logs and other records of leaks, unfinished installations and other problems identified with the installation of AMR devices on gas meters, regardless of whether the information was obtained directly or from installers, customers, Laclede Gas Company, Honeywell Corporation, or Manpower, Inc.;
- 4. All reports, memoranda, correspondence or other documents to Laclede Gas Company reflecting or conveying information about leaks, unfinished installations and other problems identified with the installation of AMR devices on gas meters;
- 5. All correspondence, memoranda, agreements or other documents reflecting or pertaining to any request or attempt to destroy or disguise data pertaining to leaks, unfinished installations and other problems identified with the installation of AMR devices on gas meters.