

CASE 1	NUMBER SIL-200-64 IN RE. Torie Inlae Util, Orn
NAME	To Conclus ATTORNEY NO
ADDRE	1011/2 (27)11(11)
	7,0, Dox 7800
ADDEA	RING FOR
	Office of the Public Course
	FILED-
TRANS	NOV 2 9 1999 TRANSCRIPT DELIVERY (PLEASE CHECK ONE) Mail First Class Mill Pick up in Mailbox Outside PSC Records Dept. Will Pick up at PSC Receptionist's Desk Service Commission (Account No)
*No	te: To receive an ASCII Diskette of the transcript, the written request for an ASCII Diskette must be made at the tir hearing and a printed copy of the transcript must be purchased.
WAI	
WAI	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written
DATE	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section,
DATE	Section 536,080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section,
DATE	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section, waives the reading of the transcript by this Commission. PARTY PARTY WAIVING READING OF TRANSCRIPT
DATE	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section, waives the reading of the transcript by this Commission. Signature of Party or Attorney FOR Party Walving Reading of Transcript
DATE	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section, waives the reading of the transcript by this Commission. PARTY PARTY WAIVING READING OF TRANSCRIPT
DATE	Section 536.080(2) RSMo. requires in contested cases that each official of an agency who renders or joins in rendering a final decision either hear the evidence, read the full record including all of the evidence, or personally consider portions of the record cited or referred to in an argument or brief. By written stipulation or oral stipulation in the record at a hearing, the parties may waive the reading of the transcript. Pursuant to this section, waives the reading of the transcript by this Commission. SIGNATURE OF PARTY OR ATTORNEY FOR PARTY WAIVING READING OF TRANSCRIPT Section 386.420.4 RSMo. provides that preparation of a printed transcript may be waived by unanimous consent of all the parties. Pursuant to this section, waives the preparation of a printed transcript.



MO 419-1780 (4-95)

ENTRY OF APPEARANCE	
CASE NUMBER IN RE.	
WR-2000-68 SR-2000-69	ATTORNEY
Land Stuerer	☑YES □ NO
ADDRESS (1) Ax Q(A)	
1.0. Bx 360	
Jeff City MOGSIDZ	
APPEARING FOR	
2/4(1	NOV 2 9 1999
	Missouri Public
	Missouri Public S ervice Commissio n
TRANSCRIPT ORDER:	TRANSCRIPT DELIVERY (PLEASE CHECK ONE)
Number of Copies of Printed Transcript	☐ Mail First Class
Number of Copies of ASCII Diskette*	☐ Will Pick up in Mailbox Outside PSC Records Dept.
	☐ Will Pick up at PSC Receptionist's Desk☐ Send by (Circle One): Fed. Express/Airborne/
	(Account No)
in rendering a final decision either hear the er or personally consider portions of the record	d cases that each official of an agency who renders or joins vidence, read the full record including all of the evidence, cited or referred to in an argument or brief. By written hearing, the parties may waive the reading of the transcript.
DATE SIGNATURE OF	PARTY OR ATTORNEY FOR PARTY WAIVING READING OF TRANSCRIPT
WAIVER OF PREPARATION OF TRANSCRIPT	
Continuo 286 420 4 DCMa anniidas Abat anniidas	ntion of a printed transported may be undivided by the second
	ation of a printed transcript may be waived by unanimous
consent of all the parties.	
Pursuant to this section,	(PARTY)
waives the preparation of a printed transcript.	
DATE SIGNATURE OF	PARTY OR ATTORNEY FOR PARTY WAIVING PREPARATION OF TRANSCRIPT