Before The Public Service Commission Of the State of Missouri



The Staff of the Missouri Public Service Commission,)	Service Commission
Complainant,	į	
v.)	Case No. TC-2004-0127
BarTel Communications, Inc.,)	
Respondent.)	

Request For Mediation

COMES NOW, the Respondent, BarTel Communications, Inc., and in accordance with the rules of the Missouri Public Service Commission, requests voluntary mediation of the Complaint filed in the above-captioned matter by the Staff of the Missouri Public Service Commission. Counsel for the Commission Staff is respectfully requested to contact the undersigned regarding scheduling voluntary mediation.

BarTel Communications, Inc.

By: Richard W. Hird Kansas Bar# 11219

11900 College Boulevard, Suite 310

Overland Park, KS 66210

913-825-4700

913-825-4701 fax

email: rick@ hirdlaw.com

Certificate of Service

I hereby certify that a true and correct copy of the foregoing Request for Mediation was mailed by First Class U.S. mail, postage prepaid, and correctly addressed to the following person(s) on the 26th day of September, 2003:

Dana K. Joyce, General Counsel Bruce H. Bates, Associate General Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

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