

MO 419-1780 (4-95)

ENTRY OF APPEARANCE	IN RE
TC - 2002 - 1076	
LARRY W. Dority	BPS Telephone Co. Fischer - Durity P.C. RYES INO
ADDRESS 10) Madison, Sui	
Jefferson City M	o 65101 Tel: 573.636-6758
Southwestern Bell	Telephone, L.P. d/b/a SBC Missouri
	, 12FD
	FEB I 7 2005
	TRANSCRIPT DELIVERY IPLEASE CHECK DIE: Service Chick Check Die: Mail First Class
TRANSCRIPT ORDER	script
Number of Copies of Printed Trans	script
Number of Copies of ASCII Disket E-mail address	tte 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)
*Note: To receive an ASCII Diskette of	the transcript, the written request for an ASCII Diskette must be made at the time of
hearing and a printed copy of the	
	
WAIVER OF READING OF TRANSCRIPT	BY COMMISSIONERS
C4: 525 000/0\ DCNo	and in contented conce that each afficial of an entire content of the content of
	res in contested cases that each official of an agency who renders or joins
-	her 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 t	the record at a hearing, the parties may waive the reading of the transcript.
Pursuant to this section,	
waives the reading of the transcr	(PARTY)
waives the reading of the transcr	ipt by this Commission.
DATE	SIGNATURE OF PARTY OR ATTORNEY FOR PARTY WAIVING READING OF TRANSCRIPT
TAIL TO THE TAIL THE TAIL TO T	Signature of Party on allowing For Party Walving Republic of Thanson
(<u> </u>	
WAIVER OF PREPARATION OF TRANSC	70107
WAIVER OF PREFARATION OF TRANSC	
Section 386.420.4 RSMo. provid	des that preparation of a printed transcript may be waived by unanimous
consent of all the parties.	
Consent of an the parties.	•
Pursuant to this section,	•
Pursuant to this section,	(PARTY)
\	(PARTY)
Pursuant to this section,	(PARTY)



ENTRY OF APPEARANCE		
CASE NUMBER	IN RE	W DGG
TC-2002-1076	Staff of the	MoPSC vs. BPS Telephone Company
W.R. (Trip) England, III/Sond	ra B. Morgan	₩ YES I NO
312 E. Capitol Avenue, P.O. Bo	ox 456	
Jefferson <u>City, MO 65101</u>		Tel: 573/635-7166
APPEARING FOR BPS Telephone Company		FILEDS
		FEB 1 7 300
		~ / /IIDE
		Service Commission
TRANSCRIPT ORDER		TRANSCRIPT DELIVERY (PLEASE CHECK ONE)
$\frac{1}{2}$ Number of Copies of Printed Trans	script .	☐ Mail First Class
Number of Copies of ASCII Diskett	te *	Will Pick up in Mailbox Outside PSC Records Dept.
E-wail addresstrip@brydon	law.com	Will Pick up at PSC Receptionist's Desk
		Send by (Circle One): Fed. Express/Airborne/(Account No)
,		, ,
in rendering a final decision either or personally consider portions	es in contested case er hear the eviden of the record cited ne record at a heari	es that each official of an agency who renders or joins ce, read the full record including all of the evidence, d or referred to in an argument or brief. By writtening, the parties may waive the reading of the transcript.
	•	
January 25, 2005	SIGNATURE OF PARTY	OR ATTORNEY FOR PARTY WAIVING READING OF TRANSCRIPT
		
WAIVER OF PREPARATION OF TRANSCE	RIPT	
Section 386 420 4 RSMo provide	es that preparation	of a printed transcript may be waived by unanimous
•	so that proparation	of a printed transcript may be waived by anaminous
consent of all the parties.		
Pursuant to this section,		(PARTY)
waives the preparation of a printe	d transcript.	
DATE	SIGNATURE OF PARTY C	RATTORNEY FOR PARTY WAIVING PREPARATION OF TRANSCRIPT
January 25, 2005		
MQ 419-1780 (4-95)		



MISSOURI PUBLIC SERVICE COMMISSION

TRY OF APPEARANCE		
TC 2002-1076 IN AE B	PS O/e	
is chaef Janho	<i>\ </i>	PYES INO
P.O. BAX 2230		
Jeffer CC	3, Me 6510L	Tel: 751-5555
PEARING FOR	11.000102	FILE
0 27)		
fully'		FEB 1 7 2005
		Series
		Service Commission
ANSCRIPT ORDER	THANSCRIPT DELIVERY IPLE	ASE CHECK ONE
Number of Copies of Printed Transcript Number of Copies of ASCII Diskette*	Mail First Class Will Pick up in Mai	ilbox Outside PSC Records Dept.
E-mail address		C Receptionist's Desk
	• •	ne): Fed. Express/Airborne/
	(ACCOUNT NO	}
AIVER OF READING OF TRANSCRIPT BY COMMISSION Section 536.080(2) RSMo. requires in contested		of an agency who renders or joins
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the ever or personally consider portions of the record stipulation or oral stipulation in the record at a function of this section,	cases that each official or ridence, read the full rec- cited or referred to in a nearing, the parties may w	ord including all of the evidence, an argument or brief. By written
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a final decision.	cases that each official or ridence, read the full rec- cited or referred to in a nearing, the parties may w	ord including all of the evidence, an argument or brief. By written
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a function of this section,	cases that each official or ridence, read the full rec- cited or referred to in a nearing, the parties may w	ord including all of the evidence, an argument or brief. By written valve the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the ever or personally consider portions of the record stipulation or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision of the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation or oral stipulation in the record at a final decision or oral stipulation or oral stipula	cases that each official oridence, read the full recited or referred to in a nearing, the parties may we residence.	ord including all of the evidence, an argument or brief. By written valve the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a function of this section,	cases that each official oridence, read the full recited or referred to in a nearing, the parties may we residence.	ord including all of the evidence, an argument or brief. By written valve the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the ever or personally consider portions of the record stipulation or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision of the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision either hear the every decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation in the record at a final decision or oral stipulation or oral stipulation in the record at a final decision or oral stipulation or oral stipula	cases that each official oridence, read the full recited or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing or referred to in a nearing, the parties may were read to in a nearing or referred to in a nearing or read to in a nearing or red to in a nearing or read to in a nearing or red to in a n	ord including all of the evidence, an argument or brief. By written waive the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a final pursuant to this section, waives the reading of the transcript by this Commerce. SIGNATURE OF PARATION OF TRANSCRIPT	cases that each official oridence, read the full recited or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to a second or referred to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing, the parties may were read to in a nearing or referred to in a nearing, the parties may were read to in a nearing or referred to in a nearing or read to in a nearing or red to in a nearing or read to in a nearing or red to in a n	ord including all of the evidence, an argument or brief. By written waive the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a final decision or oral stipulation in the record at a final pursuant to this section, waives the reading of the transcript by this Comments ATE SIGNATURE OF PARATION OF TRANSCRIPT Section 386.420.4 RSMo. provides that preparations are provided to the preparation of the provides that preparation of the preparatio	cases that each official oridence, read the full recited or referred to in a nearing, the parties may were residued in a searing the parties may were read to a search of a printed transcription of a printed transcription.	ord including all of the evidence, an argument or brief. By written waive the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a final pursuant to this section, waives the reading of the transcript by this Compared Signature of Fig. VAIVER OF PREPARATION OF TRANSCRIPT Section 386.420.4 RSMo. provides that preparations of all the parties.	cases that each official oridence, read the full recipied or referred to in a nearing, the parties may were mission. PARTY OR ATTORNEY FOR PARTY WAS	ord including all of the evidence, an argument or brief. By written waive the reading of the transcript.
Section 536.080(2) RSMo. requires in contested in rendering a final decision either hear the every or personally consider portions of the record stipulation or oral stipulation in the record at a few Pursuant to this section, waives the reading of the transcript by this Compared to the reading of the transcript by the reading of the transcript by this Compared to the reading of the transcript by this Compared to the reading of the transcript by this Compared to the reading of the transcript by this Compared to the reading of the transcript by	cases that each official oridence, read the full recited or referred to in a nearing, the parties may were residued in a searing the parties may were read to a search of a printed transcription of a printed transcription.	ord including all of the evidence, an argument or brief. By written waive the reading of the transcript.