

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Third Application of)	
Missouri RSA No. 7 Limited Partnership,)	
d/b/a Mid-Missouri Cellular, for Designation)	
as a Telecommunications Company Carrier)	Case No. TO-2005-0325
Eligible for Federal Universal Service Support)	
Pursuant to Section 254 of the)	
Telecommunications Act of 1996)	

APPLICATION TO INTERVENE OF SOUTHWESTERN BELL TELEPHONE, L.P.

Southwestern Bell Telephone, L.P., d/b/a SBC Missouri, (“SBC Missouri”) respectfully submits this Application to Intervene in the above-captioned case, pursuant to Commission Rule 2.075 (4 CSR 240-2.075) and the Commission’s April 4, 2005 Order Directing Notice (“Order”). In support of this Application, SBC Missouri states that:

1. SBC Missouri is a limited partnership duly authorized to conduct business in Missouri with its principal Missouri office located at One SBC Center, 35th Floor, St. Louis, Missouri 63101. SBC Missouri is a “local exchange telecommunications company” and a “public utility,” and is duly authorized to provide “telecommunications service” within the State of Missouri as each of those phrases is defined in Section 386.020 RSMo (2000).

2. All correspondence, pleadings, orders, decisions and communications regarding this proceeding should be sent to:

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3. This case arose from the filing, on March 25, 2005, of a third application by Missouri RSA No. 7 Limited Partnership, d/b/a Mid-Missouri Cellular (“MMC”) for designation

as an eligible telecommunications carrier (“ETC”) for purposes of receiving federal universal service support (hereinafter referred to as “MMC’s Third Application”). In the Commission’s April 4, 2005, Order, the Commission directed that any party wishing to intervene in the case should file an application to do so by not later than April 19, 2005.

4. The Commission should permit SBC Missouri to intervene in this case pursuant to Commission Rule 2.075(4)(B) (4 CSR 240-2.075(4)(B)) because doing so would be in the public interest. SBC Missouri has long had, and continues to have, a significant and direct interest in the operation of the federal Universal Service Fund (“USF”). Additionally, SBC Missouri will bring to this proceeding its extensive experience as a telecommunications provider and participant in the operation and administration of USF matters at both the federal and state level.

5. SBC Missouri’s intervention is also warranted under Commission Rule 2.075(4)(A) (4 CSR 240-2.075(4)(A)) because SBC Missouri’s interests differ from those of the general public. MMC seeks ETC status in 14 exchanges served by SBC Missouri. MMC’s Third Application, ¶ 10, and Appendix D, p. 3. Furthermore, SBC Missouri contributes in excess of \$10 million annually to the federal USF. Granting MMC’s Third Application would likely increase the size of the federal USF and increase SBC Missouri’s required payments into the fund. Finally, granting MMC’s Third Application would result in MMC’s receiving federal Interstate Access Support funds from the federal USF. Interstate Access Support is support that is provided to carriers affected by and as a result of the FCC’s CALLS Order.¹ Since Interstate Access Support

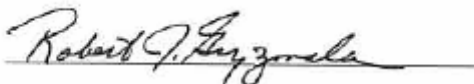
¹ In the Matter of Access Charge Reform; Price Cap Performance Review for Local Exchange Carriers; Low-Volume Long Distance Users; Federal-State Joint Board On Universal Service, CC Docket No. 96-262; CC Docket No. 94-1; CC Docket No. 99-249; CC Docket No. 96-45, Sixth Report and Order in CC Docket Nos. 96-262 and 94-1, Report and Order in CC Docket No. 99-249, and Eleventh Report and Order in CC Docket No. 96-45, 15 FCC Rcd 12962 (2000) (“CALLS Order”), *aff’d in part, rev’d in part, and remanded in part*, Texas Office of Public Util. Counsel v. FCC, 265 F. 3d 313 (5th Cir. 2001), Order on Remand, 18 FCC Rcd 14976 (2003).

is capped at \$650 million,² the addition of lines provided by MMC will impact the support available to price cap carriers who participate in CALLS, not only in Missouri, but all areas served by these price cap carriers. SBC Missouri's legal rights, duties and other legal interest will be substantially affected by the proceeding. No other party to this proceeding will adequately protect SBC Missouri's interest.

6. For the foregoing reasons, SBC Missouri respectfully requests that the Commission grant its Application to Intervene in the above-captioned case.

Respectfully submitted,

SOUTHWESTERN BELL TELEPHONE, L.P.

BY 


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² CALLS Order, ¶ 186 ("Specifically, the interstate access universal service support mechanism that we establish today has the following features: . . . Support is fixed at an annual amount of \$ 650 million.").

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing document were served to all parties by e-mail on April 19, 2005.


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