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August 11, 1993

BY HAND DELIVERY

Mr. Steve Tribble, Director
Division of Records and Reporting
Florida Public Service Commission
101 East Gaines Street
Tallahassee, FL 32301

Re: Petition of Intermedia Communications of Florida, Inc., for Expanded Interconnection for AAVs Within LEC Central Offices; DOCKET NO. 221974-TP

REQUEST FOR CONFIDENTIAL CLASSIFICATION

Dear Mr. Tribble:

Enclosed for filing in the above-referenced docket are the original and fifteen (15) copies of ALLTEL Florida, Inc.'s First Request for Confidential Classification. Attachment "A" to this request represents an edited version of the document to which this request relates. The unedited version of Attachment "A" has been submitted to the Division of Records and Reporting under a separate confidential cover.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning same to this writer.

Thank you for your assistance in connection with this matter.

Sincerely,


J. Jeffrey Wahlen

JJW/bf
Enclosures
jjw@tribble.com

DOCUMENT NUMBER-DATE

08694 AUG 11 93

FPSC RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Intermedia) DOCKET NO. 921074-TP
Communications of Florida, Inc. for) Filed: August 11, 1993
Expanded Interconnection for AAVs)
within LEC Central Offices)

ALLTEL FLORIDA, INC.'S
FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

ALLTEL FLORIDA, INC. ("ALLTEL" or the "Company") by and through its undersigned counsel, and in accordance with Section 25-22.006, Florida Administrative Code, files this First Request for Confidential Classification, and says:

1. ALLTEL served its Answers to staff's First Set of Interrogatories on August 3, 1993. As indicated in its Answers, ALLTEL believes that its answer to Interrogatory No. 6 ("Answer No. 6") contains proprietary confidential business information. Accordingly, ALLTEL submitted Answer No. 6 to the Director of Records and Reporting under a separate, confidential cover, together with a Notice of Intent to Request Confidential Classification. Doing so exempted Answer No. 6 for disclosure under the Public Records Act for a period of twenty-one (21) days. The purpose of this request is to obtain permanent confidential classification for Answer No. 6.

2. The document attached hereto as Attachment "A" is ALLTEL's Answer No. 6. ALLTEL Florida, Inc. requests that this document be classified as "proprietary confidential business information" within the meaning of Section 364.183, Florida Statutes (1991). Attachment "A" is an edited version of Answer No.

DOCUMENT NUMBER-DATE

08694 AUG 11 8

FPSC-RECORDS/REPORTING

6 on which the information asserted to be confidential has been blocked out by the use of an opaque marker. An unedited version of Answer No. 6 has been submitted to the Division of Records and Reporting on this date under a separate cover and with the information asserted to be confidential highlighted in yellow.

3. Answer No. 6 reflects ALLTEL's five largest private line and special access customers, and their actual monthly and projected annual billings, both in absolute dollars and relative percentages. The highlighted and redacted portions of these documents should be considered confidential because disclosure of those portions of the document would harm the Company's ratepayers and/or the business operations of the Company.

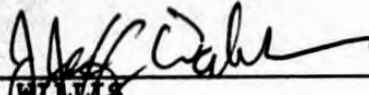
4. The line-by-line and page-by-page justification required by Section 25-22.006(4), Florida Administrative Code, including statements concerning how the ratepayers and/or the business operations of the Company will be harmed if this information is disclosed, is attached hereto and incorporated herein by reference as Attachment "B."

5. The information in Attachment "A" (Answer No. 6) is intended to be and is treated by ALLTEL as private, confidential information and has not been disclosed to the public.

WHEREFORE, ALLTEL respectfully requests that the Commission issue an order declaring that Attachment "A" (Answer No. 6) is proprietary confidential business information and exempt from disclosure under the public records laws of the State of Florida.

DATED this 11th day of August, 1993.

Respectfully submitted,



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Carothers and Proctor
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(904) 224-9115

Attorneys for ALLTEL Florida, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail or hand delivery (*) this 11th day of August, 1993, to the following:

Daniel V. Gregory
Quincy Telephone Company
P. O. Box 189
Quincy, FL 32351

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Young, van Assenderp, et al.
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Northeast Florida Telephone
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Southland Telephone Company
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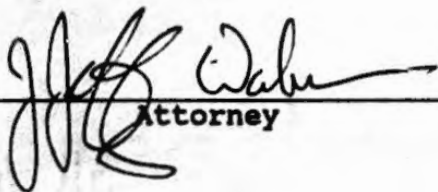
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101 East Gaines Street
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Marshall M. Criser, III
Southern Bell Telephone
and Telegraph Company
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llw\can\921074.rcc



Attorney

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Intermedia) DOCKET NO. 921074-TP
Communications of Florida, Inc. for) Filed: August 11, 1993
Expanded Interconnection for AAVs)
within LEC Central Offices)

**ALLTEL FLORIDA, INC.'S
FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION**

Answer to Staff's Interrogatory No. 6

Edited Version

llw\cen\alltel-A.att

ATTACHMENT "A"

CONFIDENTIAL VERSION

ALLTEL FLORIDA, INC.
DOCKET NO. 921074-TP
STAFF'S FIRST SET
INTERROGATORY NO. 6
PAGE 1 OF 1

6. List of your "large users" of private line and special access service. ("Large users" are defined as businesses that account for greater than 1% of the total revenue of the Company's private line and special access services.)

a. Provide the percentage of the private line and special access revenue for each "large user."

PRIVATE LINE

	A	B	C	D
	Large User	Monthly Billing	Estimated Annual Billing	Percent To Total*
1	1. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
2	2. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
3	3. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
4	4. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
5	5. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
C	Total	\$ [REDACTED]	[REDACTED]	[REDACTED]
	Total IntraLATA			
7	Private Line Billing-	[REDACTED]		*

SPECIAL ACCESS

8	1. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
9	2. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
10	3. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
11	4. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
12	5. [REDACTED]	\$ [REDACTED]	[REDACTED]	[REDACTED]
13	Total	\$ [REDACTED]	[REDACTED]	[REDACTED]
	Total Inter LATA			
14	Special Access Billing-\$	[REDACTED]		*

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Intermedia) DOCKET NO. 921074-TP
Communications of Florida, Inc. for) Filed: August 11, 1993
Expanded Interconnection for AAVs)
within LEC Central Offices)
_____)

ALLTEL FLORIDA, INC.'S
FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

CONFIDENTIAL DOCUMENTS
Line-by-Line Justification

liw\com\alltel-3.att

ATTACHMENT "B"

The following data on the document identified as Attachment "A" is confidential:

Line(s)	Column(s)	Justification
1-5	A	See Note 1, below
1-6	B, C, D	See Note 2, below
7	A	See Note 3, below
8-12	A	See Note 4, below
8-13	B, C, D	See Note 5, below
14	A	See Note 6, below

The justifications indicated above are explained below:

Note 1: These lines reflect the names of ALLTEL's five largest private line customers. Disclosure of these names to the public will enable competitors to target these customers for the purpose of selling services similar to ALLTEL's private line service. ALLTEL does not have similar customer list information for its competitors and does not believe that such information is readily available in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors) when ALLTEL has no opportunity to get similar information from its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

Note 2: These lines reflect the monthly billings (Column B), the projected annual billings (Column C), and relative percentage billings (Column D) for each of ALLTEL's five largest private line customers (lines 1-5) and in total (line 6). Disclosure of this revenue information to the public would give potential competitors vital market share and market size information. This information would enable potential competitors to make well-informed marketing and competitive decisions, which could lead to the loss of these customers and the related revenue. ALLTEL does not have similar information from its competitors and does not believe that such information is readily available in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors), when ALLTEL has no opportunity to get similar information for its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

Note 3: This line reflects the total dollar value of ALLTEL's Intra-LATA private line billing. Disclosure of this total revenue information to the public would give potential competitors vital market size information. This information would enable potential competitors to make well-informed marketing and competitive decisions, which could lead to the loss of private line customers and their related private line revenue. ALLTEL does not have similar information from its competitors and does not believe that such information is readily available in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors), when ALLTEL has no opportunity to get similar information for its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

Note 4: These lines reflect the names of ALLTEL's five largest special access customers. Disclosure of these customer names to the public would enable competitors to target these customers for the purpose of selling services similar to those offered by ALLTEL. ALLTEL does not have similar customer list information from its competitors and does not believe that such information is readily available in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors), when ALLTEL has no opportunity to get similar information from its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

Note 5: These lines reflect the monthly billings (Column B), projected annual billings (Column C), and relative percentage billings (Column D), for each of ALLTEL's five largest special access customers (lines 8-12), and in total (line 13). Disclosure of this revenue information to the public would give potential competitors vital market share and market size information. This information could enable potential competitors to make well-informed marketing competitive decisions, which could lead to the loss of these customers and the related revenue. ALLTEL does not have similar information from its competitors and does not believe that such information is readily available at no cost in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors), when ALLTEL has no opportunity to get similar information from its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

Note 6:

This line reflects the total dollar value of ALLTEL's special access billings. Disclosure of this information to the public would give potential competitors vital market size information. This information would enable a potential competitor to make well-informed marketing and competitive decisions, which could lead to the loss of these customers and the related revenue. ALLTEL does not have similar information from its competitors and does not believe that such information is readily available at no cost in the public domain. Disclosing this information to the public (including ALLTEL's potential competitors), when ALLTEL has no opportunity to get similar information from its competitors would put ALLTEL at a competitive disadvantage, and, therefore, would harm the Company's business operations.

8/1/88 ALL-idea.01

M E M O R A N D U M

August 12, 1993

TO: _____ **DIVISION OF APPEALS**
_____ **DIVISION OF AUDITING AND FINANCIAL ANALYSIS**
 DIVISION OF COMMUNICATIONS
_____ **DIVISION OF ELECTRIC AND GAS**
_____ **DIVISION OF RESEARCH**
_____ **DIVISION OF WATER AND SEWER**
_____ **DIVISION OF LEGAL SERVICES**

FROM: **DIVISION OF RECORDS AND REPORTING (FLYNN)**

RE: **CONFIDENTIALITY OF CERTAIN INFORMATION**

DOCUMENT NO.: 08695-93

DESCRIPTION: Response to Staff's Interrogatory No. 6

SOURCE: ALLTEL

DOCKET NO.: 921074-TP

The above material was received with a request for confidentiality (attached). Please prepare a recommendation for the attorney assigned to the case by completing the section below and forwarding a copy of this memorandum, together with a brief memorandum supporting your recommendation, to the attorney. Copies of your recommendation should also be provided to the Division of Records and Reporting and to the Division of Appeals.

Please read each of the following and check if applicable.

_____ The document(s) is (are), in fact, what the utility asserts it (them) to be.