ORIGINAL



Tracy Hatch Senior Attorney Law and Government Affairs Southern Region

Suite 700 101 N. Monroe Street Tallahassee, FL 32301 850-425-6360

December 9, 2003

BY HAND DELIVERY

Ms. Blanca Bayó, Director The Commission Clerk and Administrative Services Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re:

Docket Nos. 030961-TI, 030867-TL, 030868-TL, and 030869-TL

AT&T's Claim for Confidential Treatment

AT&T' Supplemental Response to Staff's Second Set of Interrogatories

Dear Ms. Bayó:

AT&T Communications of the Southern States, LLC pursuant to Section 364.183(1), Florida Statutes, hereby claims that certain information provided in AT&T' Supplemental Response to Staff's Second Set of Interrogatories contains confidential and proprietary business information that Pursuant to Rule 25-22.006(5), Florida should be held exempt from public disclosure. Administrative Code, in the attached envelope is one copy of AT&T' Supplemental Response to Staff's Second Set of Interrogatories with the confidential information highlighted. Also included are two redacted copies.

Please acknowledge receipt of this letter by stamping the extra copy of this letter "filed" and returning the same to me. Thank you for your assistance with this filing.

Sincerely yours,

Tracy W. Hatch

AUS CAF CMP COM TWH/las CTR ECR Enclosure GCL Parties of Record cc: OPC MMS SEC Teachdkt entrecords

DOCUMENT NUMBER-DATE 12679 DEC-98

FPSC-COMMISSION CLERI

CERTIFICATE OF SERVICE DOCKET NOS. 030961-TI, 030867-TL, 030868-TL, & 030869-TL

I HEREBY CERTIFY that a copy of the foregoing has been furnished via electronic and U.S. Mail this 9^{th} day of December, 2003, to the following parties of record:

Beth Keating	BellSouth Telecommunications, Inc.
Staff Counsel	Nancy B. White
Florida Public Service Commission	c/o Ms. Nancy H. Sims
2540 Shumard Oak Boulevard	150 South Monroe Street, Suite 400
Tallahassee, FL 32399-0850	Tallahassee, FL 32301-1556
	Phone: (850) 224-7798
	Fax: 222-8640
Florida Cable Telecom. Assoc., Inc.	MCI WorldCom Communications, Inc.
Michael A. Gross	Ms. Donna C. McNulty
246 E. 6th Avenue, Suite 100	1203 Governors Square Blvd., Suite 201
Tallahassee, FL 32303	Tallahassee, FL 32301-2960
Phone: 850-681-1990	Phone: (850) 219-1008
Fax: 681-9676	Fax: 219-1018
Email: mgross@fcta.com	Email: donna.mcnulty@wcom.com
Sprint – Florida	
Susan S.Masterton/Charles Rehwinkel	Office of Public Counsel
1313 Blairstone Road	Charles Beck/H F. Mann
MC: FLTLHO0107	c/o The Floirda Legislature
Tallahassee, FL 32301	111 W. Madison St., #812
Phone: (850) 847-0244	Tallahassee, FL 32399-1400
Fax: 878-0777	Phone: 850-488-9330
Email: susan.masterton@mail.sprint.com	
John Fons	Michael B. Twomey
Ausley & McMullen, P.A.	AARP
227 South Calhoun Street	8903 Crawfordsville Road
Tallahassee, FL 32302	Tallahassee, FL 32305
	Phone: (850) 421-9530
	Fax: 421-8543
	Email: miketwomey@talstar.com
Mark Cooper	Verizon Florida Inc.
AARP	Mr. Richard Chapkis
504 Highgate Terrace	201 N. Franklin Street, MCFLTC0007
Silver Spring, MD 20904	Tampa, FL 33601
Email: markcooper@aol.com	Phone: (813) 483-2606
	Fax: (813) 204-8870
	Email: richard.chapkis@verizon.com

Messer Law Firm	Knology of Florida, Inc.
Floyd Self/Norman Horton	John Feehan
P.O. Box 1876	1241 O.G. Skinner Drive
Tallahassee, FL 32302-1876	West Point, GA 31833-1789
Phone: 850-222-0720	Phone: (706) 634-2828
Fax: 224-4359	Fax: (706) 645-0148
	Email: john.feehan@knology.com
Gray, Harris & Robinson	·
Karen Jusevitch/C. Muniz/George Meros	
P.O. Box 11189	
Tallahassee, FL 32302-3189	
Phone: 850-577-9090	
Fax: 577-3311	
Email:	
kjusevitch@grayharris.com/GMeros@grayharris.co	

Tracy W. Hatch

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Verizon Florida Inc. to reform DOCKET NO. 030867-TL intrastate network access and basic local telecommunications rates in accordance with Section 364.164, Florida Statutes.

In re: Petition by Sprint-Florida, Incorporated to reduce intrastate switched network access rates to interstate parity in revenue-neutral manner pursuant to Section 364.164(1), Florida Statutes.

DOCKET NO. 030868-TL

In re: Petition for implementation of Section 364,164, Florida Statutes, by rebalancing rates in a revenue-neutral manner through decreases in intrastate switched access charges with offsetting rate adjustments for basic services, by BellSouth Telecommunications, Inc.

DOCKET NO. 030869-TL

In re: Flow-through of LEC switched access reductions by IXCs, pursuant to Section 364.163(2), Florida Statutes.

DOCKET NO. 030961-TI

DECEMBER 9, 2003

AT&T'S SUPPLEMENTAL RESPONSES TO STAFF'S SECOND SET OF **INTERROGATORIES TO (NOS. 74-87)**

REDACTED VERSION

AT&T Communications of the Southern States, LLC ("hereinafter "AT&T"), pursuant to the Florida Public Service Commission's Orders Establishing Procedure, Order Nos. PSC-03-0994-PCO-TL and PSC-03-1269-PCO-TL, issued on September 4, 2003 and November 10, 2003, respectively, Rule 28-106.206 of the Florida Administrative Code, and Rules 1.280 and 1.340 of the Florida Rules of Civil Procedure, hereby provide its Supplemental Responses to Staff's Second Set of Interrogatories to AT&T Communications of the Southern States, LLC, served on November 25, 2003, as described below.

> DOCUMENT NUMBER-DATE 12679 DEC-98

RESPONSES

- 74. What is your average revenue per customer in Florida for the following services:
 - A. Basic local service
 - B. Vertical features
 - C. IntraLATA toll
 - D. InterLATA toll (intrastate) toll
 - E. Extended calling plans
 - F. Average combined revenue (if not providing all services set forth in A-E above, please identify which are included in this number)

If you have not yet begun to offer or provide service in Florida, please provide your anticipated average revenue per customer for basic service and for total service (excluding interstate long distance).

SPECIFIC OBJECTION/RESPONSE: The information sought in this interrogatory is not relevant to any issue, not reasonably calculated to lead to the discovery of admissible evidence, and seeks highly sensitive revenue and marketing information. AT&T objects to this interrogatory to the extent that it calls for speculation as to future services. AT&T objects to this interrogatory to the extent that is seeks potential service information that is highly proprietary marketing information that is privileged as a trade secret. Notwithstanding the objection, AT&T does not have this information in the format requested. However, in an attempt to be responsive, AT&T provides the following information:

AT&T currently offers a bundled "All in One" product for business customers. The average year-to-date revenue per customer is XXX BEGIN CONFIDENTIAL . END CONFIDENTIAL XXX Revenue data for residential customers is not available at this time due to the fact that AT&T has just begun to offer its residential UNE-P product.

- 75. What is your average revenue per residential customer in Florida for:
 - A. Basic local service
 - B. Vertical features
 - C. IntraLATA toll
 - D. InterLATA toll (intrastate) toll
 - E. Extended Calling Plans
 - F. Average combined revenue (if not providing all services set forth in A-E above, please identify which are included in this number)

If you have not yet begun to offer or provide service in Florida, please provide your anticipated average revenue per customer for basic service and for total service (excluding interstate long

distance).

SPECIFIC OBJECTION/RESPONSE: See specific objection/response to Interrogatory No. 74. Notwithstanding the objection, data is unavailable for subsections A, B, E and F. The average year-to-date revenue per customer for combined intraLATA toll and interLATA toll (Subsection C and D) is XXX BEGIN CONFIDENTIAL

END CONFIDENTIAL

XXX

SUBMITTED this 9th day of December 2003.

TRACY W. HATCH, ESQ.

101 N. Monroe Street

Suite 700

Tallahassee, FL 32302-1876

(850) 425-6360

Attorney for AT&T Communications of the Southern States, LLC