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**Sent:** Monday, October 23, 2006 4:33 PM  
**To:** Filings@psc.state.fl.us  
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**Subject:** E-filing - Docket No. 060598-TL  
**Attachments:** Notice of Filing Proposed Issues.pdf

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Docket No. and title: In re: Petition by BellSouth Telecommunications, Inc., pursuant to Florida Statutes §364.051(4) to Recover 2005 Tropical System Related Costs and Expenses  
 Docket No. 060598-TL

Filed on behalf of: Competitive Carriers of the South, Inc.

Number of pages: 3

Document attached: Notice of Filing Proposed Issues

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FPSC-COMMISSION CLERK

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Petition by BellSouth  
Telecommunications, Inc., pursuant to  
Florida Statutes §364.051(4) to  
Recover 2005 Tropical System  
Related Costs and Expenses

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Docket No. 060598-TL

Filed: October 23, 2006

**COMPETITIVE CARRIERS OF THE SOUTH, INC.'S  
NOTICE OF FILING PROPOSED ISSUES**

Pursuant to the Notice of the Issue Identification Meeting issued by Staff on October, 11, 2006, the Competitive Carriers of the South, Inc. propose the following issues:

1. Is BellSouth's proposal to impose a storm charge on wholesale loop unbundled network element customers appropriate pursuant to section 364.051(4)(b)6, Florida Statutes?
2. On what types of wholesale lines does BellSouth seek to impose the storm surcharge?
3. Does section 364.051(4)(b)6 permit the application of a storm surcharge to each of the types of wholesale lines identified in Issue 2 , if the Commission otherwise finds such charge appropriate pursuant to the statute?
4. Does BellSouth seek to assess the charge on high capacity loops on a DS0-equivalent basis? If so, is this permissible?
5. Has BellSouth correctly counted the number of wholesale customer lines to which it seeks to apply the storm surcharge?
6. Does BellSouth seek to impose the storm charge on commercial agreements? If so, is this permissible?

7. Does BellSouth seek to impose the storm charge on special access services? If so, is this permissible?

8. Is BellSouth's proposal to impose a storm charge competitively neutral?

9. Is BellSouth's proposal to impose a storm charge on unbundled network element customers inconsistent with federal law? If so, may the Commission approve such a charge?

10. Is BellSouth's failure to have a storm reserve fund and/or storm insurance unreasonable?

s/ Vicki Gordon Kaufman  
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Attorneys for CompSouth

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Notice of Filing Proposed Issues was furnished by electronic and U.S. Mail this 23<sup>rd</sup> day of October, 2006 to:

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