060822-TL AT&T 's Privilege Log

Ruth Nettles

Α.

From:Woods, Vickie [vf1979@att.com]Sent:Thursday, July 19, 2007 3:16 PMTo:Filings@psc.state.fl.usSubject:060822-TL AT&T 's Privilege LogImportance:HighAttachments:Privileg.pdf

ORIGINAL

B. Docket No.: 060822-TL

(305) 347-5560 vickie.woods2@bellsouth.com

Vickie Woods

AT&T Florida

Suite 400

150 South Monroe Street

Tallahassee, Florida 32301

Petition of BellSouth Telecommunications, Inc. for Relief from Carrier-of-Last Resort Obligations Pursuant to Florida Statutes §364.025(6)(d)

- C. (AT&T Florida on behalf of Manuel A. Gurdian
- D. 4 pages total (includes letter, pleading and Certificate of Service)

Legal Secretary to James Meza III and Manuel A. Gurdian

E. BellSouth Telecommunications, Inc. d/b/a AT&T Florida's Privilege Log

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DOCUMENT NUMBER-DATE 06093 JUL 195 FPSC-COMMISSION CLERK Manuel A. Gurdian Attorney

AT&T Florida 150 South Monroe Street Room 400 Tallahassee, Florida 32301 (305) 347-5561

July 19, 2007

ORIGINAL

Ms. Ann Cole Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re: Docket No.: <u>060822-TL</u> Petition of BellSouth Telecommunications, Inc. for Relief from Carrier-of-Last-Resort Obligations (COLR) Pursuant to Florida Statutes §364.025(6)(d) for two private subdivisions in Nocatee development

Dear Ms. Cole:

Enclosed is BellSouth Telecommunications, Inc. d/b/a AT&T Florida's Privilege Log, which we ask that you file in the captioned docket.

Copies were served to the parties shown on the attached Certificate of Service.

Sincerely Manuel A. Gurdian

Enclosures

cc: All Parties of Record Jerry D. Hendrix E. Earl Edenfield, Jr. James Meza III

DOCUMENT NUMBER-DATE

06093 JUL 195

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CERTIFICATE OF SERVICE Docket No. 060822-TL

I HEREBY CERTIFY that a true and correct copy was served via (*) Electronic

Mail (**) Federal Express and First Class U. S. Mail this 19th day of July, 2007 to the

following:

Florida Public Service Commission

Patrick Wiggins, Staff Counsel (*)(**) Rick Mann, Staff Counsel (*)(**) 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 pwiggins@psc.state.fl.us rmann@psc.state.fl.us

Nocatee Development Company

Attention: Richard T. Ray 4314 Pablo Oaks Court Jacksonville, Florida 32224

Anne T. Klinepeter, Registered Agent 4314 Pablo Oaks Court Jacksonsville, FL 32224

The Parc Group, Inc.

Attention: Richard T. Ray 4314 Pablo Oaks Court Jacksonville, Florida 32224

Anne T. Klinepeter, Registered Agent 4314 Pablo Oaks Court Jacksonsville, FL 32224

SONOC Company, LLC Attention: Richard T. Ray 4310 Pablo Oaks Court Jacksonville, Florida 32224

DDI, Inc., Registered Agent 4310 Pablo Oaks Court Jacksonville, FL 32224

Toll Jacksonville Limited Partnership 250 Gibraltar Road Horsham, PA 19044 CT Corporation System, Registered Agent 1200 South Pine Island Road Plantation, FL 33324

Pulte Home Corporation

c/o Jane Celofsky, Legal Dept. 100 Bloomfield Hills Parkway Suite 300 Bloomfield Hills, MI 48304

CT Corporation System, Registered Agent 1200 South Pine Island Road Plantation, FL 33324

Nocatee Development Company/SONOC Company LLC

M. Lynn Pappas (*) c/o Pappas Law Firm 245 Riverside Avenue, Suite 400 Jacksonville, FL 32202 Tel. No. (904) 353-1980 Fax No. (904) 353-5217 Ipapas@papnet.com

Floyd R. Self (+)(*)(**) Messer Caparello & Self, P.A. Regional Center Office Park 2618 Centennial Place P.O. Box 15579 (32317) Tallahassee, FL 32308 Tel. No. (850) 222-0720 Fax. No. (850) 224-4359 <u>fself@lawfla.com</u> Represents Nocatee

Manuel

(+) Signed Protective Agreement

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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IN RE:

Petition of BellSouth Telecommunications,) Inc. for Relief from Carrier-of-Last-Resort **Obligations Pursuant to Florida Statutes** §364.025(6)(d).

Docket No. 060822-TL

Filed: July 19, 2007

AT&T FLORIDA'S PRIVILEGE LOG

BellSouth Telecommunications, Inc. d/b/a AT&T Florida hereby files its Privilege Log in response to Nocatee Development Company, SONOC Company, LLC, Toll Jacksonville Limited Partnership, Pulte Home Corporation and Parc Group, Inc. (hereinafter collectively referred to as "Nocatee") Second Request for Production No. 4. AT&T Florida objects to the production of the following document on the basis of the attorney-client and work product privileges.

1. November 2006 internal memorandum between clients and attorneys regarding Nocatee created in anticipation of litigation.

Respectfully submitted this 19th day of July, 2007.

AT&T Florida

JAMES MEZA III TRACY W. HATCH MANUEL A. GURDIAN c/o Nancy H. Sims 150 So. Monroe Street, Suite 400 Tallahassee, FL 32301 (305) 347-5558

E. Earl Edestield, Ju. /V.W.

E. EARL EDENFIELD, JR AT&T Southeast Suite 4300 675 W. Peachtree St., NE Atlanta, GA 30375 (404) 335-0763

¹ The undersigned is licensed in Louisiana only, is certified by the Florida Bar as Authorized House Counsel (No. 464260) per Rule 17 of the Rules Regulating the Florida Bar, and has been granted qualified representative status by the Commission in Order No. PSC-07-0211-FOF-OT.