## **Eric Fryson**

From: Nancy M. Samry, Alan C. Gold, P.A. [nancy@acgoldlaw.com]

Sent: Thursday, January 12, 2012 12:18 PM

To: Filings@psc.state.fl.us

Subject: Docket No.: 090430 TP

Attachments: Ltr from Delta Com 1-10-12.pdf

Attached is an electronic filing for docket number 090430-TP. If you have any questions, please contact Nancy M. Gold at the number below. Thank you.

Person responsible for filing:

## Alan C. Gold, Esquire

Alan C. Gold, PA 1501 Sunset Drive 2nd Floor Coral Gables, FL 33143 305-667-0475, office 305-663-0799, fax 251-269-9651, cell agold@acgoldlaw.com

Docket Name and Number: Docket Number: 090430-TP - Amended Petition for Verified Emergency Injunctive Relief and Request to Restrict or Prohibit AT&T from Implementing its CLEC OSS-Related Releases by Saturn Telecommunication Services, Inc.

Filed on behalf of DeltaCom, Inc.

Number of pages: 2

**Description of Documents: Statement in Support** 

DOCUMENT NUMBER-DATE



January 10, 2011

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

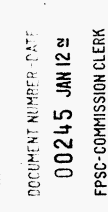
RE: Docket No.: 090430-TP Inre: Amended Petition for Verified Emergency Injunctive Relief and Request to Restrict or Prohibit AT&T from Implementing OSS-related Releases, by Saturn Telecommunication Services, Inc.

Dear Ms. Cole:

On June 2, 2011, DeltaCom, Inc. ("DeltaCom") filed a statement supporting Saturn Telecommunication Services, Inc.'s ("STS") position in the above-referenced docket that it is essential for AT&T to update and maintain the Required/Conditional/Optional ("R/C/O") Tables and the associated ordering instructions provided per product in section 3, *Ordering*, of the *AT&T Local Ordering Handbook* ("LOH"). DeltaCom reaffirms the statements contained in its June 2, 2011 filing and confirms that it totally and completely supports STS's position in the docket. The need for AT&T to update and maintain the RCO tables is vital, not only for DeltaCom and STS, but also for the entire CLEC community to ensure fair and healthy competition in the telecommunications industry in Florida. DeltaCom intends to appear at any agenda conference or hearing before the Commission to voice its support of the position stated herein and in its filing of June 2, 2011.

**Respectfully submitted** 

Steven H. Brownworth Vice-President, Network Planning Deltacom, Inc.



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