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Matilda Sanders

-	Desials Cania C. J. CCDB (conjudenials@att.com)
From:	Daniels,Sonia C - LGCRP [soniadaniels@att.com]
Sent:	Friday, March 25, 2005 2:22 PM
To:	Filings@psc.state.fl.us
Cc:	Lisa Harvey; Jerry Hallenstein; Adam Teitzman; rmulvany@birch.com; gwatkins@covad.com; mfeil@mail.fdn.com; Michael Gross; dst@tobinreyes.com; aleiro@idstelcom.com; NEdwards@itcdeltacom.com; Donna McNulty; jmclau@kmctelecom.com; jacanis@kelleydrye.com; mhazzard@kelleydrye.com; jmcglothlin@mac-law.com; vkaufman@moylelaw.com; rheatter@mpowercom.com; danyelle.kennedy@networktelephone.net; Inowalsky@nbglaw.com; Michael Britt; Peter Dunbar; Susan Masterton; Dulaney L. O'Roark; Mark.Ozanick@accesscomm.com; mconquest@itcdeltacom.com; MCampbell@nuvox.com; TSauder@birch.com; Nancy Sims; Nancy White; Tracy Hatch; Chris McDonald; Musselwhite,Brian J - LGCRP; Norris,Sharon E - LGCRP
Subject:	RE: 000121A CLEC Action Item Response

Subject: RE: 000121A -- CLEC Action item Respo

Attachments: 000121a CLEC Resp March25.pdf

Docket No. 000121A-TP -- In re: Investigation into the Establishment of Operations Support system Permanent Performance

Measures for Incumbent Local Exchange Telecommunications Companies (BellSouth track)

Attached please find for electronic filing the **CLEC Coalition's Response to Action Items** for filing in the above-referenced docket. The cover letter, certificate of service and the CLEC Coalition's Response are a total of **6 pages**. The attached document should be considered the official version for purposes of the docket file.

As indicated in the cover letter, copies of this filing are being distributed to parties via electronic (in cases where e-mail addresses are available) and U.S. Mail. Thank you for your assistance in this matter.

<<000121a CLEC Resp March25.pdf>>

Sonia Daniels
Docket Manager
AT&T Law & Gov't Affairs
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Atlanta, GA 30309
RPhone: 404-810-8488
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Tracy Hatch Senior Attorney Law and Government Affairs Southern Region Suite 700 101 N. Monroe Street Tallahassee, FL 32301 850-425-6360

March 25, 2005

BY ELECTRONIC FILING

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 No. 000121A-TP

Dear Ms. Bayó:

Attached please find the CLEC Coalition's Response to Action Items from Staff on proposed changes to the SEEM Plan in the above-referenced docket. Pursuant to the Commission's Electronic Filing Requirements, this version should be considered the official copy for purposes of the docket file. Copies of this document will be served on all parties via electronic and U.S. Mail.

Thank you for your assistance with this filing.

Sincerely yours,

s/ Tracy W. Hatch

Tracy W. Hatch

TWH/scd Attachment cc: Parties of Record

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the CLEC's Reply was served by electronic and U.S. Mail this 25th day of March 2005 to the following:

(*) Blanca S. Bayo Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 3239-0850

Ms. Nancy B. White c/o Nancy H. Sims BellSouth Telecommunications, Inc. 150 S. Monroe Street, Suite 400 Tallahassee, FL 32301-1556

Michael A. Gross Florida Cable Telecommunications Assoc. 246 E. 6th Avenue, Suite 100 Tallahassee, FL 32302

Nanette Edwards ITC Deltacom 4092 South Memorial Parkway Huntsville, AL 35802

Donna Canzano McNulty MCI 1203 Governors Square Blvd., Suite 201 Tallahassee, FL 32301

John D. McLaughlin, Jr. KMC Telecom, Inc. 1755 North Brown Road Lawrenceville, GA 30043

Messer Law Firm Floyd Self Norman Horton P.O. Box 1867 Tallahassee, FL 32302

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Vicki Kaufman Moyle Flanigan Katz Raymond & Sheehan, PA 118 North Gadsden Street Tallahassee, FL 32301

Wayne Stavanja/Mark Buechele Supra Telecom 1311 Executive Center Drive, Suite 200 Tallahassee, FL 32301

Kimberly Caswell Verizon Select Services, Inc. P.O. Box 110, FLTC0007 Tampa, FL 33601-0110

John Rubino George S. Ford Z-Tel Communications, Inc. 601 S. Harbour Island Blvd. Tampa, FL 33602-5706

Renee Terry e.spire Communications, Inc. 131 National Business Parkway, #100 Annapolis Junction, MD 20701-10001

William Weber Covad Communications Company 19th Floor, Promenade II 1230 Peachtree Street, NE Atlanta, GA 30309-3574

WorldCom, Inc. Dulaney O'Roark, III Six Concourse Parkway, Suite 3200 Atlanta, GA 30328 IDS Telecom, LLC Angel Leiro/Joe Millstone 1525 N.W. 167th Street, Second Floor Miami, FL 33169-5131

Katz, Kutter Law Firm Charles Pellegrini/Patrick Wiggins 106 East College Avenue, 12th Floor Tallahassee, FL 32301

Mpower Communications Corp David Woodsmall 175 Sully's Trail, Suite 300 Pittsford, NY 14534-4558

ALLTEL Communications, Inc. C/O Ausley Law Firm Jeffrey Whalen PO BOX 391 Tallahassee, FL 32302

BellSouth Telecom., Inc. Patrick W. Turner/R. Douglas Lackey 675 W. Peachtree Street, Suite 4300 Atlanta, GA 30375

Sprint Communications Company Susan Masterton/Charles Rehwinkel PO BOX 2214 MS: FLTLHO0107 Tallahassee, FL 32316-2214

Miller Isar, Inc, Andrew O. Isar 7901 Skansie Ave., Suite 240 Gig Harbor, WA 98225 Birch Telecom of the South, Inc. Tad J. Sauder Manager, ILEC Performance Data 2020 Baltimore Ave. Kansas City, MO 64108

Suzanne F. Summerlin 2536 Capital Medical Blvd. Tallahassee, FL 32308-4424 Kelley Drye & Warren, LLP Jonathan E. Canis/Michael B. Hazzard 1200 19th Street, N.W., 5th Floor Washington, DC 20036

David Benck Momentum Business Solutions, Inc. 2700 Corporate Drive Suite 200 Birmingham, AL 35242

Russell E. Hamilton, III Nuvox Communications, Inc. 301 N. Main Street, Suite 5000 Greenville, SC 29601

<u>s/ Tracy W. Hatch</u> Tracy W. Hatch

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

)

In Re:

Performance Measurements for Telecommunications Interconnection, Unbundling and Resale Docket No. 000121A-TP

March 25, 2005

CLEC COALITION'S RESPONSE TO ACTION ITEMS

Competitive Local Exchange Carriers ("CLECs"), AT&T Communications of the Southern States, LLC; DIECA Communications Company d/b/a Covad Communications

Company ("Covad"); ITC^DeltaCom Communications, Inc. ("ITC^DeltaCom/BTI");

MCImetro Access Transmission Services, LLC, MCI WorldCom Communications, Inc.

and Nuvox Communications hereinafter collectively referred to as the "CLEC Coalition,"

hereby provides the attached response to Action Items from Staff.

Respectfully submitted this 25th day of March, 2005.

CLEC COALITION

s/ Tracy Hatch

Tracy Hatch AT&T Communications of the Southern States, LLC 101 N. Monroe St., Suite 700 Tallahassee, FL 32301

s/ Jon Moyle____

Jon Moyle Moyle Flanigan Katz Raymond 118 N. Gadsden St. Tallahassee, FL 32301

<u>s/ Gene Watkins</u> Charles E. (Gene) Watkins

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FPSC-COMMISSING DE CA

Senior Counsel, DIECA Communications, Inc. d/b/a Covad Communications Co. 1230 Peachtree Street, N.E. 19th Floor Atlanta, Georgia 30309

<u>s/ Nane</u>tte Edwa<u>rds</u>

ITC^Deltacom/BTI Nanette S. Edwards 4092 South Memorial Parkway Huntsville, AL 35802-4343

s/ Donna McNulty

Donna Canzano McNulty MCImetro Access Transmission Services, LLC, MCI WorldCom Communications, Inc. 1203 Governors Square Blvd., Suite 201 Tallahassee, FL 32301

s/ Floyd Self

Counsel for MCI Floyd Self Messer, Caparello & Self 215 South Monroe St Ste 701 PO Box 1876 Tallahassee Fl 32302-1876

Attachment

Action Item 1: Provide excerpts (that were not already provided) from other state commissions that apply Force Majeure provisions.

Response:

The following is an excerpt from the SBC Texas Performance Remedy Plan regarding force majeure. The same paragraph is in the Illinois 271 plan.

7.0 Exclusions Limited

7.1 SWBT shall not be obligated to pay liquidated damages or assessments for noncompliance with a performance measurement if, but only to the extent that, such noncompliance was the result of any of the following: a Force Majeure event; an act or omission by a CLEC that is contrary to any of its obligations under its interconnection agreement with SWBT or under the Act or Texas law; or non-SWBT problems associated with third-party systems or equipment, which could not have been avoided by SWBT in the exercise of reasonable diligence. Provided, however, the third party exclusion will not be raised more than three times within a calendar year. SWBT will not be excused from payment of liquidated damages or assessments on any other grounds, except by application of the procedural threshold provided for below. Any dispute regarding whether a SWBT performance failure is excused under this paragraph will be resolved with the Commission through a dispute resolution proceeding under Subchapter Q of its Procedural Rules or, if the parties agree, through commercial arbitration with the American Arbitration Association. SWBT will have the burden in any such proceeding to demonstrate that its noncompliance with the performance measurement was excused on one of the grounds set forth in this paragraph. If a Force Majeure event or other excusing event recognized in the first sentence of this section 7.1 only suspends SWBT's ability to timely perform an activity subject to performance measurement, the applicable time frame in which SWBT's compliance with the parity or benchmark criterion is measured will be extended on an hour-for-hour or day-for-day basis, as applicable, equal to the duration of the excusing event.