State of Florida



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE: October 31, 2005

TO: Jason P. Rojas, Attorney, Office of the General Counsel

Della E. Fordham, Administrative Assistant II - SES, Division of Competitive

Markets & Enforcement

Andrea N. Cowart, Executive Secretary to General Counsel

FROM: Brenda J. Merritt, Statistician II, Division of Competitive Markets & Enforcement

David L. Dowds, Public Utilities Supervisor, Division of Competitive Markets &

Enforcement

RE: Recommendations for Certain Requests for Confidential Classification in Docket

No. 050693-TL

ALLTEL Florida, Inc. has a pending Request for Confidential Classification, as summarized below:

Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
ALLTEL	Document #09287-05 Pre-filed Direct Testimony of Willis	Yes. Rule 25.22.006(4)	Highlighted portions of Exhibit BJW-6: units 0904 thru 0805, current intrastate revenue and new intrastate revenue, for all lines. Both minutes and revenues reflect the size of ALLTEL's market share, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09287-05 Pre-filed Direct Testimony of Willis	Yes. Rule 25.22.006(4)	Highlighted portions of Exhibit BJW-8, page 2: August 2005 units, revenue/month and revenue increase/year for current period and years 1, 2, and 3, for each row, i.e., all exchanges. This data reflects ALLTEL's residential access lines/units and revenues generated per exchange for R1 service,

¹ Rule 25-22.006(4), Florida Administrative Code addresses requests for confidential classification. Rule 26-22.006(5) addresses claims of confidential treatment pursuant to Section 364.183(1), Florida Statutes.

DOCUMENT NUMBER-DATE

Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
			information, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09287-05 Pre-filed Direct Testimony of Willis	Yes. Rule 25.22.006(4)	Highlighted portions of Exhibit BJW-8, page 4: August 2005 units, revenue/month and revenue increase/ year for current period and years 1, 2, and 3, for each row, i.e., all exchanges. This data reflects ALLTEL's business access lines/units and revenues generated per exchange for B1 service, information, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09287-05 Pre-filed Direct Testimony of Willis	Yes. Rule 25.22.006(4)	Highlighted portions of Exhibit BJW-8, page 3: quantities and revenues for current period, and years 1, 2, and 3, plus revenue changes, for business and residential non-recurring charges (all lines). This data reflects ALLTEL's NRC units by service as well as revenues generated for such services, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. Monthly cost line information is revealed in Blessing's Direct testimony on page 1.	Exhibit DCB-4, page 1, columns by wire center for lines, UNE loops, monthly cost per line, cost per residential line, and cost per business line. This data reflects ALLTEL's HAI costs by wire center for each of ALLTEL's wire centers in Florida, which could result in a competitive disadvantage if revealed to competitors. However, the rolled values are shown in Exhibit DCB 0.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	Yes. Rule 25.22.006(4)	Exhibit DCB-4, pages 2-27, all columns, for all wire center lines. This data reflects ALLTEL's HAI inputs (lines, investments by types, costs, expenses, network units, billing units), which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document	Yes.	Exhibit DCB-4, pages 28-42, all

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	#09288-05 Pre-filed Direct Testimony of Blessing	Rule 25.22.006(4)	columns, for only line. This data reflects ALLTEL's HAI data (lines, investments by types, costs, expenses, network units, billing units), which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	Yes. Rule 25.22.006(4)	Exhibit DCB-4, pages 43-45, columns with dollar amounts. This data reflects ALLTEL's HAI data for loop costs, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. These numbers are cost of capital inputs and do not reflect confidential company information. Also appear in direct testimony.	Exhibit DCB-4, page 46, columns 1, 4, 7, 10. This data reflects ALLTEL's HAI data for CCC Factors, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. These numbers are cost of capital inputs and do not reflect confidential company information. Also appear in direct testimony.	Exhibit DCB-4, page 54, user input and calculation columns for cost of debt, debt fraction, weighted equity fraction and overall cost of capital lines. Reflects ALLTEL's HAI data used for cost of debt and equity.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	Yes. Rule 25.22.006(4)	Exhibit DCB-4, page 55, tax rate, overhead factor and other taxes factors. Reflects ALLTEL's HAI data for effective tax rate, corporate overheads and other tax rates, which could result in a competitive disadvantage if revealed to competitors.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. 12 of the 22 values used were Commission approved and therefore are public information.	Exhibit DCB-4, page 57, columns for economic lives, net salvage and adjusted projection lives, for each line of plant category. Reflects ALLTEL's HAI data for lives, salvage values and projected lives for depreciation purposes. Not possible to determine

Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
			which, if any, of the values should be afforded confidential treatment and why. Thus, deny all.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. Data used is from 1996 and doesn't represent current information.	Exhibit DCB-4, page 68, line 710 (col 3) and line 7240 (cols 2, 3).
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. Certain data used contains cost of capital and depreciation inputs; see above.	Exhibit DCB-4, page 74, scenario value column for all expense and switching lines.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. Cost of capital inputs should not be afforded confidential treatment.	Exhibit DCB-4, page 80, current scenario value column for cost of debt, debt fraction, cost of equity, corporate overhead factor and other taxes factor.
ALLTEL	Document #09288-05 Pre-filed Direct Testimony of Blessing	No. Depreciation data used was Commission ordered and therefore is public information.	Exhibit DCB-4, pages 81-82, current scenario value column for lines from motor vehicles through operator systems and from digital circuit equipment to conduit systems.