

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint by BellSouth Telecommunications, Inc., Regarding The Operation of a Telecommunications Company by Miami-Dade County in Violation of Florida Statutes and Commission Rules 06 JUL - 3 AM 10: COMMISSION - 3 OCENTER CLERK M 9 48

MIAMI-DADE COUNTY'S RESPONSES TO BELLSOUTH TELECOMMUNICATIONS, INC.'S FIRST REQUEST FOR PRODUCTION

Miami-Dade County (the "County"), by and through its undersigned counsel, hereby serves its answers to BellSouth Telecommunications Inc.'s ("BellSouth") First Request for Production (the "Request") and states:

1. The County answers BellSouth's First Request for Production, and said answers are available for inspection and copying, pursuant to Fla. R. Civ. P. 1.280 and 1.350, at the Office of the County Attorney, Stephen P. Clark Center, 111 Northwest 1st Street, Suite 2800, Miami, Florida 33128-1993.

2. Regarding Request No. 1, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in Plaintiff's First Request for Production CMP COM Nos. 1 and 3, dated January 30, 2003, and produced March 6, 2003 and December 15, 2005. CTR 3. Regarding Request No. 2, additional documents are produced pursuant to paragraph 1 ECR GCL above. Responsive documents have been provided in Plaintiff's First Request for Production OPC No. 1, dated January 30, 2003, and produced December 15, 2005 and February 8, 2006. RCA However, the County's *current* list of customers constitutes a trade secret. § 812.081, Fla. Stat. SCR SGA. (2002). "[T]rade secret information as defined in s. 812.081, and as provided for in s. 815.04(3), SEC HTC

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[is] expressly made confidential and exempt from the public records law" § 815.045, Fla. Stat. (2005). The County objects to any production which violates this trade secret privilege.

4. Regarding Request No. 3, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in Plaintiff's First Request for Production Nos. 1 and 4, dated January 30, 2003, and produced March 6, 2003 and December 15, 2005.

5. Regarding Request No. 4, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in Plaintiff's First Request for Production Nos. 1, 4, 7, and 8, dated January 30, 2003, and produced March 6, 2003 and December 15, 2005.

6. Regarding Request No. 5, the documents have been provided in Plaintiff's First Request for Production Nos. 5 and 6, dated January 30, 2003, and produced March 6, 2003.

7. Regarding Request Nos. 6, the documents have been provided in: (i) Plaintiff's First Request for Production Nos. 1, 7, and 8, dated January 30, 2003, and produced March 6, 2003 and December 15, 2005; (ii) Plaintiff's Contention Interrogatories Nos. 6 and 13, dated February 3, 2004, and produced March 1, 2004; and (iii) the County's Preliminary Exhibit List Nos. 2, 3, 4, 7, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 35, and 49, dated May 26, 2006, and produced June 2, 2006.

8. Regarding Request Nos. 7, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in: (i) Plaintiff's First Request for Production Nos. 7 and 8, dated January 30, 2003, and produced March 6, 2003; and (ii) Plaintiff's Third Request for Production No. 1, dated April 17, 2006 and produced May 15, 2006.

9. Regarding Request Nos. 8, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in: (i) Plaintiff's First Request for Production Nos. 1, 4, 7, and 8, dated January 30, 2003, and produced March 6, 2003 and December 15, 2006; (ii) Plaintiff's Third Request for Production No. 1, dated April 17, 2006 and produced May 15, 2006: and (iii) Request Nos. 1 and 2.

10. Regarding Request No. 9, the documents have been provided in Request No. 8.

11. Regarding Request No. 10, additional documents are produced pursuant to paragraph 1 above. Responsive documents have been provided in the videotaped deposition of Pedro Garcia

on October 28, 2004.

12. Regarding Request No. 11, the documents are provided pursuant to paragraph 1 above.

13. Regarding Request No. 12, the documents have been provided in Request No. 11.

14. Regarding Request No. 13, the documents have been provided pursuant to paragraph 1 above.

15. Regarding Request No. 14, the documents requested do not exist.

RESPECTFULLY SUBMITTED,

MURRAY A. GREENBERG MIAMI-DADE COUNTY ATTORNEY

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By • David Stephen Hope

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In re: Complaint of BellSouth Telecommunications, Inc. Docket No. 050257-TL Responses to First Request for Production

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was mailed this 27th

day of June 2006, to:

Adam Teitzman, Esq. Staff Counsel Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

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Assistant County Attorney

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