# Docket 000121A-TP4/1/200912:18:08 PM1age 1 of 1

# **Ruth Nettles**

From:	Slaughter, Brenda [bs3843@att.com]
Sent:	Wednesday, April 01, 2009 11:22 AM
То:	Filings@psc.state.fl.us
Cc:	Culpepper, Robert; Woods, Vickie; Holland, Robyn P; Eure, Micale
Subject:	Docket 000121A-TP
Attachments:	000121A-TP May 2009 Proposed Data Notification.pdf

 A. Brenda Slaughter Legal Secretary to Robert A. Culpepper, John T. Tyler and Dorian Denburg BellSouth Telecommunications, Inc. d/b/a AT&T Florida 150 South Monroe, Rm. 400 Tallahassee, FL 32301-1558 (404) 335-0714 brenda.slaughter@att.com

B. Docket No. 000121A-TP: In Re: Investigation into the Establishment of Operations Support Systems Permanent Incumbent Local Exchange Telecommunications Companies.

- C. BellSouth Telecommunications, Inc. on behalf of Robert A. Culpepper
- D. 4 pages total in PDF format
- E. BellSouth Telecommunications, Inc. d/b/a AT&T Florida's Proposed Data Notification May 2009

<<000121A-TP May 2009 Proposed Data Notification.pdf>>

#### \*\*\*\*

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential, proprietary, and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon this information by persons or entities other than the intended recipient is prohibited. If you received this in error, please contact the sender and delete the material from all computers. GA621

DOCUMENT NUMBER-DATE 0 2862 APR-1 8 FPSC-COMMISSION CLERK



Robert Culpepper General Attorney Legal

AT&T Florida 150 South Monroe Street Room 400 Tallahassee, Florida 32301 T: 404-335-0841 F: 404-927-3618 robert.culpepper.1@att.com www.att.com

April 1, 2009

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

#### Re: Docket No. 000121A-TP

In Re: Investigation into the establishment of operations support systems permanent incumbent local exchange Telecommunications companies

Dear Ms. Cole:

Enclosed for filing is BellSouth Telecommunications, Inc., d/b/a AT&T Florida ("AT&T Florida") Proposed Data Notification Report for May 2009 data month. This report will be discussed at the next scheduled industry conference call.

A copy of same is being provided to all parties as reflected on the attached certificate of service.

Sincerely

Robert A. Culpepper

Enclosures

cc: All parties of record Jerry D. Hendrix

Proud Sponsor of the U.S. Olympic Team

694934

DOCUMENT NUMBER-DATE 02862 APR-18 FPSC-COMMISSION CLERK

## CERTIFICATE OF SERVICE Docket No. 000121A-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

Electronic Mail and U.S. Mail the 1st day of April, 2009 to the following:

Adam Teitzman Staff Counsel Lisa Harvey Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Tel. No. (850) 413-6175 Fax. No. (850) 413-6250 ateitzma@psc.state.fl.us Isharvey@psc.state.fl.us

Howard E. (Gene) Adams Pennington, Moore, Wilkinson, Bell & Dunbar, P.A. Post Office Box 10095 (32302) 215 South Monroe Street, 2nd Floor Tallahassee, FL 32301 Tel. No. (850) 222-3533 Fax. No. (850) 222-2126 gene@penningtonlawfirm.com Represents Time Warner

David Konuch Senior Counsel Regulatory Law & Technology Florida Cable Telecomm. Assoc. 246 East 6th Avenue Tallahassee, FL 32303 Tel. No. (850) 681-1990 Fax. No. (850) 681-9676 dkonuch@fcta.com Douglas C. Nelson Sprint Nextel 233 Peachtree Street, NE Suite 2200 Atlanta, GA 30303 Tel. No. 404 649-0003 Fax No. 404 649-0009 douglas.c.nelson@sprint.com

Vicki Gordon Kaufman Keefe Anchors Gordon & Moyle P.A. The Perkins House 118 N. Gadsden St. Tallahassee, FL 32301 Tel. No. (850) 681-3828 Fax. No. (850) 681-8788 <u>vkaufman@kagmlaw.com</u> Represents Cebyond Represents Deltacom

Dulaney O'Roark III (+) Vice Pres. & Gen. Counsel – SE Region Verizon 5055 N Point Parkway Alpharetta, GA 30022 Tel. No. (678) 259-1449 Fax No. (678) 259-1589 De.ORoark@verizon.com D. Anthony Mastando DeltaCom VP-Regulatory Affairs Senior Regulatory Counsel Ste 400 7037 Old Madison Pike Huntsville, AL 35806 Tel. No. (256) 382-3856 Fax No. (256) 382-3936 tony.mastando@deltacom.com

Beth Keating Akerman Law Firm 106 East College Avenue Suite 1200 Tallahassee, FL 32301 beth.keating@akerman.com

Ms. Katherine K. Mudge Covad Communications Company 7000 N. MoPac Expressway, Floor 2 Austin, TX 78731 Tel. No. (512) 514-6380 Fax No. (512) 514-6520 kmudge@covad.com

Cbeyond Communications, LLC Charles E. (Gene) Watkins 320 Interstate North Parkway Suite 30 Atlanta, GA 30339 Tel. No. (678) 370- 2174 Fax No. (978) 424-2500 gene.watkins@cbeyond.net

Time Warner Carolyn Ridley 555 Church Street, Ste. 2300 Nashville, TN 37219 Tel. No. (615) 376-6404 Fax. No. (615) 376-6405 carolyn.ridley@twtelecom.com Susan J Berlin NuVox 2 N Main St Greenville, Sc 29601 Tel No (864) 331 7323 sberlin@nuvox.com

**Robert A. Culpepper** 

(+) Signed Protective Agreement

### PROPOSED MAY 2009 DATA NOTIFICATION

BellSouth Telecommunications, Inc., d/b/a AT&T Florida ("AT&T Florida") is considering making the changes described in this document to generate results for the May 2009 data month. Results for the May 2009 data month will be posted as follows:

Preliminary results	June 19, 2009
Final results	June 30, 2009

AT&T Florida provides Data Notifications each month in compliance with the SQM Plan. The Plan specifies that when AT&T Florida proposes making any changes to the methods by which performance data is calculated, it must provide written notice. The notice is provided on the first business day of the month before the data month in which the change will be made. The Plan also requires AT&T Florida to provide notification if it is considering making changes to the method of calculating data for the following month.

ENCORE Releases may affect monthly data flows from the source systems (e.g., LEO, LESOG, etc.) that PMAP uses to calculate measurements. AT&T Florida will make changes to PMAP to ensure that data continues to be correctly captured as ENCORE Releases are implemented.

System releases related to the merger between BellSouth and AT&T may affect monthly data flows from the source systems that PMAP uses to calculate measurements. AT&T Florida will make changes to PMAP to ensure that data continues to be correctly captured as system changes are implemented.

#### Maintenance & Repair Measurements

(1) Affected Measures: MAAT M&R-6 Average Answer Time – Repair Center [MAAT]

*Description of Change*: Currently AT&T Florida is not capturing after hours and weekend calls handled by the Retail consumer center for Resale Non-Designed Services. AT&T Florida proposes to modify the code to capture these calls. This proposed change was not listed on the filed Preliminary May 2009 Data Notification. (RQ10100)

#### Impact of Change:

For the February 2009 data-month, the CLEC results would change from 85.51 seconds to 84.55 seconds. Due to the impact of this change, re-posting is not necessary.

#### **Collocation Measurements**

(2) Affected Measures: ART C-1 Collocation Average Response Time [ART]

Page 1 of 4

DOCUMENT NUMBER-DATE

02862 APR-18

FPSC-COMMISSION CLERK

*Description of Change*: Currently AT&T Florida does not capture records for the Collocation Average Response Time measurement where a CLEC has negotiated due dates. AT&T Florida proposes to modify the code in accordance with the business rules so that records with negotiated due dates are included. This proposed change was item number one on the filed Preliminary May 2009 Data Notification. (RQ9802)

#### Impact of Change:

For the January 2009 data-month, in Florida two negotiated Physical Cageless - Augment records were excluded. The Physical Cageless - Augment results would change from twelve days to respond to a collocation application to nine days to respond to a collocation application.

For the January 2009 data-month, in Florida six negotiated Physical Caged - Augment records were excluded. The Physical Caged - Augment results would change from seven days to respond to a collocation application to eight days to respond to a collocation application.

This change has no impact to reported metric results for Florida. Due to the impact of this change, re-posting is not necessary.

#### **Special Access Measurements**

 (3) Affected Measures: Special Access - PDC SA-7 Past Due Circuits [PDC] Percent Past Due Circuits – Total BellSouth Reasons Percent Past Due Circuits – Due to Lack of BellSouth Facilities Percent Past Due Circuits – Total CLEC Reasons

#### Description of Change:

Total BellSouth Reasons, Due to Lack of BellSouth Facilities, & Total CLEC Reasons

Currently for the aggregate and 12-month reports, AT&T Florida calculates results for the Total BellSouth Reasons, Due to Lack of BellSouth Facilities, and Total CLEC Reasons Special Access PDC submeasures by multiplying the circuits. Results should be calculated by the sum of the circuits. The Carrier Specific (IXC) report for this submeasure reflects the correct performance results. AT&T Florida proposes to modify the code in accordance with the calculations to sum the past due circuits.

#### Due to Lack of BellSouth Facilities

Currently for the aggregate and 12-month reports, AT&T Florida includes Customer Not Ready (CNR) transactions in the data for the Due to Lack of BellSouth Facilities Special Access PDC submeasure. The Carrier Specific (IXC) report for this submeasure reflects the correct performance results. AT&T Florida proposes to modify the code in accordance with the business rules to only include past due Special Access circuits that are due to lack of facilities. Currently, AT&T Florida is not populating the 12-month report for the Due to Lack of BellSouth Facilities Special Access PDC submeasure. The aggregate report for this submeasure reflects the correct data. AT&T Florida proposes to modify the code in accordance with the business rules to populate the data on the Due to Lack of BellSouth Facilities 12-month report.

#### Total CLEC Reasons

Currently, AT&T Florida does not populate the data for the IXC Volume column on the 12-month report for the Total CLEC Reasons Special Access PDC submeasure. The aggregate report for this submeasure reflects the correct IXC Volume. AT&T Florida proposes to modify the code in accordance with the business rules to populate the IXC Volume data on the Total CLEC Reasons 12-month report.

This proposed change was not listed on the filed Preliminary May 2009 Data Notification. (RQ9641).

#### Impact of Change:

#### Due to Lack of BellSouth Facilities

For the January 2009 data-month in Florida, the IXC Volume (Due to Lack of BellSouth Facilities) would be reduced from 34 circuits to 13 circuits not completed past FOC Due Date for all missed reasons for Special Access DS1. The IXC metric will remain at 0.00%. This change will have no impact to reported metric results. Due to the impact of this change, re-posting is not necessary.

For the January 2009 data-month in Florida, the IXC Volume (Due to Lack of BellSouth Facilities) would be reduced from 5 circuits to 2 circuits not completed past FOC Due Date for all missed reasons for Special Access DS3 (Non-Optical). The IXC metric will remain at 0.00%. This change will have no impact to reported metric results. Due to the impact of this change, re-posting is not necessary.

#### **Total BellSouth Reasons**

For the January 2009 data-month in Florida, the IXC Volume (Total BellSouth Reasons) would be reduced from 34 circuits to 13 circuits not completed at the end of the reporting period for all missed reasons for Special Access DS1. The ATTLD Volume would increase from 0 circuits to 1 circuit not completed at the end of the reporting period for all missed reasons for Special Access DS1. The IXC and the ATTLD metric will remain at 0.00%. This change will have no impact to reported metric results. Due to the impact of this change, re-posting is not necessary.

For the January 2009 data-month in Florida, the IXC Volume (Total BellSouth Reasons) would be reduced from 5 circuits to 2 circuits not completed at the end of the reporting for all missed reasons for Special Access DS3 (Non-Optical). The IXC metric will remain at 0.00%. This change will have no impact to reported metric results. Due to the impact of this change, re-posting is not necessary.

Page 3 of 4

#### **Total CLEC Reasons**

For the January 2009 data-month in Florida, the IXC Numerator (Total CLEC Reasons) would be reduced from 18 circuits to 5 circuits not completed at the end of the reporting period greater than five days beyond the FOC Due Date for Special Access DS1. The IXC Volume (Total CLEC Reasons) would be reduced from 34 circuits to 13 circuits not completed at the end of the reporting period for all missed reasons for Special Access DS1. The ATTLD Numerator would increase from 0 circuits to 1 circuit not completed at the end of the reporting period greater than five days beyond the FOC Due Date. The ATTLD Volume would increase from 0 circuits to 1 circuit not completed at the end of the reporting period greater than five days beyond the FOC Due Date. The ATTLD Volume would increase from 0 circuits to 1 circuit not completed at the end of the reporting period for all missed reasons for Special Access DS1. The IXC metric will improve from 52.94% to 46.15%. The ATTLD metric would increase to 100%. Due to the impact of this change, re-posting is not necessary.

For the January 2009 data-month in Florida, the IXC Numerator (Total CLEC Reasons) would be reduced from 3 circuits to 1 circuits not completed at the end of the reporting period greater than five days beyond the FOC Due Date for Special Access DS3 (Non-Optical). The IXC Volume (Total CLEC Reasons) would be reduced from 5 circuits to 2 circuits not completed at the end of the reporting period greater than five days beyond the FOC Due Date for Special Access DS3 (Non-Optical). The IXC Volume (Total CLEC Reasons) would be reduced from 5 circuits to 2 circuits not completed at the end of the reporting period greater than five days beyond the FOC Due Date for Special Access DS3 (Non-Optical). The IXC metric will improve from 60.00% to 50.00%. Due to the impact of this change, re-posting is not necessary.