RUTLEDGE, ECENIA, PURNELL & HOFFMAN

PROFESSIONAL ASSOCIATION ATTORNEYS AND COUNSELORS AT LAW

STEPHEN A. ECENIA RICHARD M. ELLIS KENNETH A. HOFFMAN JOHN M. LOCKWOOD MARTIN P. McDONNELL J. STEPHEN MENTON

POST OFFICE BOX 551, 32302-0551 215 SOUTH MONROE STREET, SUITE 420 TALLAHASSEE, FLORIDA 32301-1841

> TELEPHONE (850) 681-6788 TELECOPIER (850) 681-6515

> > March 17, 2008



R. DAVID PRESCOTT

Via Hand Delivery

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

> Re: Docket No. 000475-TP Complaint by Bellsouth Telecommunications, Inc., against Thrifty Call, Inc. regarding practices in the reporting of percent interstate usage for compensation for jurisdictional access services

Dear Ms. Cole:

Enclosed for filing on behalf of Thrifty Call, Inc. ("Thrifty Call"), please find an original and fifteen copies of Thrifty Call, Inc.'s Request for Specified Confidential Classification.

Please acknowledge receipt of these documents by stamping the extra copy of this letter "filed" and returning the copy to me.

CMP _____ Tha COM _____ CTR ____ ECR ____ GCL ____ OPC ____ RCA ____ SCR ____ SCR ____ SCR ____ SEC ____ OTH ____ COM

Thank you for assistance with this filing.

Sincerely,

Martin P. McDU

Martin P. McDonnell

This confidentiality request was filed by or for a "telco" for DN 01408.08. No ruling is required unless the material is subject to a request per 119.07, FS, or is admitted in the record per Rule 25-22.006(8)(b), FAC.

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FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re:

Complaint by BellSouth Telecommunications, Inc.) against Thrifty Call, Inc. regarding practices in the) reporting of percent interstate usage for compensa-) tion for jurisdictional access services

Docket No. 000475-TP

Filed: March 17, 2008

THRIFTY CALL, INC.'S REQUEST FOR SPECIFIED CONFIDENTIAL CLASSIFICATION

Thrifty Call, Inc. ("Thrifty Call"), pursuant to Section 364.183, Florida Statutes and Rule 25-22.006, Florida Administrative Code, hereby files its request for specified confidential classification and states:

On February 21, 2008, Thrifty Call filed its discovery responses to AT&T's 1. Second Set of Request for Production of Documents on AT&T and Commission Staff. Response to Request No. 20 contained information that is confidential and proprietary.¹ A Notice of Intent to Request Specified Confidential Classification was filed by Thrifty Call on February 21, 2008.

2. Pursuant to Rule 25-22.006, Florida Administrative Code, Thrifty Call hereby files this request for specified confidential information because the discovery responses contain call identification data; originating and terminating telephone numbers.

3. Pursuant to Section 364.24(2), Florida Statutes, the Commission must keep confidential any utility records shown to contain proprietary business information.

DOCUMENT NUMBER-DATE

01974 MAR 178

FPSC-COMMISSION CLERK

¹ Although the confidential and proprietary information responded directly to AT&T Request No. 20, it also was marginally responsive to Request Nos. 16, 17 and 21 and Thrifty Call therefore included the same confidential and proprietary information in those responses.

4. Pursuant to Rule 25-22.006 (4)(b), one unedited version of the electronically stored material was filed with the Commission on February 21, 2008. The data fields throughout the electronically stored material contained customer specific information exempt from Section 119.07(1), Florida Statutes. Thrifty Call seeks confidential classification only for the fields containing customer information; originating and terminating telephone numbers.

5. Thrifty Call asserts that the material for which it seeks confidential classification is intended to be and is treated by the utility and others as private and has not been disclosed publicly.

WHEREFORE, Thrifty Call requests that the electronically stored materials that contain customer specific information served on Commission and AT&T in response to AT&T's Request for Production Nos. 16, 17, 20 and 21 be maintained as confidential.

Respectfully submitted,

Marti P. McDID

KENNETH A. HOFFMAN, ESQUIRE MARTIN P. MCDONNELL, ESQUIRE Rutledge, Ecenia, Purnell & Hoffman, P.A. 215 South Monroe Street, Ste. 420 P.O. Box 551 Tallahassee, FL 32302 850-681-6788 (telephone) 850-681-6515 (telecopier) Ken@reuphlaw.com Marty@reuphlaw.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished by electronic mail and U.S. Mail to the following this 1 day of March, 2008:

Charlene Poblete Rick Mann Nancy Pruitt Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Tracy W. Hatch Manuel Gurdian AT&T Florida Legal Department 150 West Flagler Street, Suite 1910 Miami, Florida 33130

John T. Tyler Suite 4300, AT&T Midtown Center 675 W. Peachtree Street, NE Atlanta, GA 30375

E. Earl Edenfield, Jr. c/o Greg Follensbee 150 S. Monroe Street, Suite 400 Tallahassee, Florida 32301

Marti P. MUDU

MARTIN P. MCDONNELL, ESQ.

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