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

LAHASSEE, FLORIDA 32301-1841 MARSHA E. RULE
GARY R. RUTLEDGE
TELEPHONE (850) 681-6788
TELECOPIER (850) 681-6515

GOVERNMENTAL CONSULTANTS
JONATHAN M. COSTELLO
MARGARET A. MENDUNI

R. DAVID PRESCOTT

HAROLD F. X. PURNELL

March 21, 2008

Via Hand Delivery

Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 J8 MAR 21 PM 12: 0 COMMISSION CLERK

HCHIVED-FPSC

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"), are the following documents:

(СМР	Fourth	1. Set of l	Original and of Interrogatories		•		-	ections to AT&T's 00128 - 08
<i>f</i> -	COM		2 st for Pr	Original and roduction of D	-		all's Objec	tions to AT&	T Florida's Fourth 02129-08
	ECR GCL OPC		3. Interrog		_	of Thrifty C		tions to AT&	T Florida's Fourth
	RCA L								
	SCR	tomic T.							
	SGA	34 A P -							
	SEC								
	OTH								

DOCUMENT NUMBER-DATE

02128 MAR 218

RUTLEDGE, ECENIA, PURNELL & HOFFMAN

Ann Cole March 21, 2008 Page 2

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

Thank you for assistance with this filing.

Sincerely,

Math P. McDonnell

MPM/vp Enclosures

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re:)	
)	Docket No. 000475-TP
Complaint by BellSouth Telecommunications, Inc.)	
against Thrifty Call, Inc. regarding practices in the)	Filed: March 21, 2008
reporting of percent interstate usage for compensa-)	
tion for jurisdictional access services)	

THRIFTY CALL, INC.'S NOTICE OF SERVICE OF OBJECTIONS TO AT&T FLORIDA'S FOURTH SET OF INTERROGATORIES AND OBJECTIONS TO AT&T FLORIDA'S FOURTH REQUEST FOR PRODUCTION OF DOCUMENTS TO THRIFTY CALL

Thrifty Call, Inc.("Thrifty Call"), by and through its undersigned counsel, hereby files and serves Notice that on March 21, 2008, Thrifty Call electronically and by U.S. Mail served its Objections to AT&T Florida's Fourth Set of Interrogatories and Objections to AT&T Florida's Fourth Request for Production of Documents, upon all parties of record in the manner set forth in the attached Certificate of Service.

Respectfully submitted,

Kenneth A. Hoffman, Esq.

Ken@reuphlaw.com

Martin P. McDonnell, Esq.

Marty@reuphlaw.com

Rutledge, Ecenia, Purnell & Hoffman, P.A.

P. O. Box 551

Tallahassee, Florida 32302

(850) 681-6788 (Telephone)

(850) 681-6515 (Telecopier)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished electronically and by U.S. Mail to the following this <u>21</u> 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

MARTIN P. MCDONNELL, ESQ.

Martie P. McDO

F:\USERS\Marty\Thrifty Call\032108NOTICEOFSERVICEobj.doc