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Ruth Nettles

	From:	Hodge, Megan [MHodge@foley.com]
	Sent:	Wednesday, August 13, 2008 5:03 PM
	То:	Filings@psc.state.fl.us
	Subject:	Filing - Docket No. 070348-TX
Attachments: Swiftel_Postponement.PDF		

Attached please find Swiftel LLC's Request for Postponement to be filed today via electronically.

Thank you,

Megan Fuller

Foley & Lardner LLP 106 E. College Ave. Suite 900 Tallahassee, FL 32301 Phone: 850-222-6100 ex. 3391 Fax: 850-561-6475

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DOCUMENT NUMBER-DATE 07231 AUG 14 8 FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Swiftel LLC for) Designation as Eligible) Telecommunications Carrier (ETC) and) Request for Expedited Resolution) Docket No. 070348-TX Filed: August 13, 2008

SWIFTEL LLC'S REQUEST FOR POSTPONEMENT

Swiftel LLC ("Swiftel"), by and through their undersigned attorneys, hereby respectfully move for a postponement of consideration of this matter to on or after the September 16, 2008, Agenda Conference and states as follows:

1. On August 7, 2008, the Commission issued a notice that a matter in this docket would be considered at the August 19, 2008, Conference Agenda.

2. Undersigned counsel was engaged by Swiftel today, August 13, 2008.

3. Swiftel petitioned for designation as an eligible telecommunications carrier on May

30, 2007. This matter has therefore been pending for more than 14 months.

4. On August 7, 2008, the Commission Staff issued a recommendation that Swiftel's petition should not be granted. That recommendation identifies a number of specific deficiencies in Swiftel's petition.

5. Given the technical nature of those deficiencies, Swiftel submits respectfully that Commission time and resources could, and should, be conserved by first having Swiftel review the items with staff, as opposed to a lengthy review before the full Commission.

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6. The undersigned submits that during such review there is a substantial likelihood the items may be resolved without the need to burden the full Commission. That resolution would then lead to a more expedited review at any future Agenda Conference.

7. As this matter has been pending for quite some time, an additional short postponement will not result in any adverse consequences. Additionally, the postponement will not result in prejudice as there are no procedural nor statutory deadlines at issue nor any critical dates associated with this docket.

8. Undersigned counsel has conferred with Commission staff regarding this matter to schedule an appropriate meeting.

WHEREFORE, based on the foregoing, Swiftel respectfully requests this matter be postponed until on or after the September 16, 2008, Agenda Conference.

Respectfully submitted,

SWIFTEL LLC

Robert H. Hosay Foley & Lardner, LLP 106 East College Ave., Suite 900 Tallahassee, FL 32301 (850) 513-3382 rhosay@foley.com By: <u>s/Christopher M. Kise</u> Christopher M. Kise Foley & Lardner, LLP 106 East College Ave., Suite 900 Tallahassee, FL 32301 (850) 513-3367 ckise@foley.com

Attorneys for Swiftel LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served via U.S. Mail First Class and Electronic Mail to the persons listed below this 13th day of August, 2008:

Michael G. Cooke	Rick F. Mann, II
General Counsel	Florida Public Service Commission,
Florida Public Service Commission	Office of the General Counsel
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Tallahassee, FL 32399-0850	Tallahassee, FL 32399-0850
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By: <u>s/Christopher M. Kise</u> Christopher M. Kise