Clective Telecom Florida, LLC 2090 Dunwoody Club Drive Suite 106-257

Atlanta, GA 30350

May 29, 2009

Ms. Ann Cole, Commission Clerk Office of the Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 23299-0850

Re:

Docket No. 090246-TP: Notice of Adoption of Existing Interconnection Agreement Between BellSouth Telecommunications, Inc. and CBeyond Communications, Inc. by Clective Florida, LLC

Dear Ms. Cole:

Clective Telecom Florida, LLC hereby requests Confidential Treatment of the filing by AT&T Florida on May 8, 2009. On May 8, 2009, AT&T Florida filed a redacted version indicating its intent to request confidential treatment of certain financial information of Clective Georgia and Clective Florida. In keeping with AT&T Florida's intent to mislead this Commission and the Parties, AT&T Florida sent a letter to Clective Florida indicating that it changed its mind and would not actually seek confidential treatment of the May 8, 2009 filing. In doing so, AT&T Florida has placed the burden on Clective Florida to seek confidential treatment of the May 8, 2009 filing.

This tactic by AT&T Florida to burden Clective Florida with more regulatory burden will also fail and Clective Florida files the attached request.

Copies have been served to the AT&T Florida.

Sincerely,

Patricia Morris

to Moris

STATE OF FLORIDA FLORIDA PUBLIC SERVICE COMMISSION

Notice of Adoption of Existing Interconnection : Docket No. 090246-TP

Agreement Between BellSouth

Telecommunications, Inc. and CBeyond

Communications, Inc. by Clective Florida, LLC : May 29, 2009

CLECTIVE TELECOM FLORIDA, LLC'S REQUEST FOR SPECIFIED CONFIDENTIAL CLASSIFICATION

Comes Now, Clective Telecom Florida, LLC ("Clective") pursuant to Rule 25-22.006, Florida Administrative Code, and Section 364.283, Florida Statutes, and files its Request for Specified Confidential Classification.

- 1. On May 8, 2009, AT&T Florida filed its Response to Clective's Petition.

 AT&T's filing redacted Clective Georgia Confidential Credit Application dated December 5,

 2008, financial documents of Clective Georgia, and Clective Florida's deposit requirement. For some unknown reason, AT&T Florida has refused to move the confidential treatment of this information even though it is clearly confidential to Clective Georgia and Clective Florida. As such, Clective Florida requests that the information remain confidential.
- 2. Clective files this Request because the information contained in the above-listed material contains confidential revenue, cost, and sales information that are deemed proprietary by Clective. Public disclosure of this information would cause competitive harm to Clective and provide competitors with an unfair advantage in the market place.
- 3. The information listed above is valuable and Clective strives to keep it secret. Therefore, such information should be classified as confidential business information pursuant to Section 364.183, Florida Statutes. Accordingly, it should be held exempt from the public disclosure requirements of Section 119.07, Florida Statutes.

4. Specifically, Item No. 1 is the Clective Georgia Confidential Credit Report. Item No. 2 are the financial documents of Clective Georgia. Item No. 3 is Clective Florida's deposit requirement. This information contains competitive, business information, the disclosure of which would impair the competitive business of Clective Georgia and Clective. The data is valuable to competitors and potential competitors in formulating strategies for entry, pricing, marketing, and overall business strategies concerning these services. Such information is a trade secret.

WHEREFORE, based on the foregoing, Clective respectfully requests that, pursuant to Section 364.183, Florida Statutes, the Commission enter an order declaring the information described above to be confidential, proprietary business information that is not subject to public disclosure.

Respectfully Submitted,

St floris

Patricia Morris

Clective Telecom Florida, LLC

Its President