Hopping Green & Sams

Attorneys and Counselors

Writer's Direct Dial No. (850) 425-2359

June 6, 2012

BY HAND DELIVERY

Ann Cole Director Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 claim of contidentiality notice of intent request for confidentiality filed by OPC RECEIVED-FPSC

For DN O3700-12, which is in locked storage. You must be authorized to view this DN.-CLK

Re: Docket No. 110234-EI – Request for Confidential Classification

Dear Ms. Cole:

CON A

Enclosed for filing on behalf of Halo Wireless, Inc. (Halo) are the following:

(1) The original and seven copies of Halo's First Request for Confidential Classification, including Exhibit A, which identifies by page and line the information for which Halo seeks confidential treatment.

(2) An envelope containing Exhibit B, which includes two redacted copies of the confidential document; and

(3) A CONFIDENTIAL envelope containing Exhibit C which includes one copy of the document on which the confidential material has been highlighted.

Please stamp and return the enclosed extra copy of this filing. If you have any questions regarding this filing, please contact the undersigned.

Very truly yours,

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	Post Office Box 6526	Tallahassee, Florida 32314	119 S. Monroe Street, Suite 300 (32301)	850.222.7500	850.224.8551 fax FPSU-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint and petition for relief against Halo Wireless, Inc. for breaching the terms of the wireless interconnection agreement, by BellSouth Telecommunications, LLC d/b/a AT&T Florida.

HALO WIRELESS, INC.'S FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

Halo Wireless, Inc., ("Halo" or "Company"), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code, submits this Request for Confidential Classification of information being provided to Staff by Bell South Telecomunications, LLC d/ba AT&T Florida ("AT&T Florida") in response to Staff's First Set of Interrogatories (Nos. 1-5). In support of this request, Halo states:

 On May 17, 2012, AT&T Florida served its responses to Staff's First Set of Interrogatories (Nos. 1-5), along with a Notice of Intent to Request Confidential Classification.
For the reasons discussed below, AT&T responses includes the following proprietary confidential business information:

(a) In response to Staff Interrogatory No. 2.a and c, AT&T Florida provided sensitive information related to Halo's network equipment locations and underlying transport providers. Public dissemination of this information presents a disclosure of trade secrets, as well as potential network security concerns to Halo and its underlying transport service providers. *See* § 366.093(3)(a) and (c), Fla. Stat. The information also relates to the competitive interests of Halo and underling transport service provides, the disclosure of which would impair their competitive businesses. *Id.* § 366.093(3)(e). Stat. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.

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2. The following exhibits are included with this request:

(a) Exhibit A is a table which identifies the information for which Halo seeks confidential classification and the specific statutory bases for seeking confidential treatment;

(b) Exhibit B is a package containing two copies of redacted versions of the documents for which Halo requests confidential classification. In the redacted version of the documents, the confidential information has been blackened out by opaque marker or other means.

(c) Exhibit C is a package containing unredacted copies of the documents for which Halo seeks confidential treatment. Exhibit C is being submitted separately in a sealed envelope labeled "CONFIDENTIAL." In the unredacted versions of the documents, the confidential information has been highlighted in yellow.

3. The information in Exhibit C is intended to be and is treated as confidential by Halo. The information has not been disclosed to the public.

4. Halo requests that the information in Exhibit C be classified as "proprietary confidential business information" within the meaning of section 366.093(3), F.S., that the information remain confidential for a period of at least 18 months as provided in section 366.093(4), F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, Halo Wireless, Inc., respectfully requests that this Request for Confidential Classification be granted.

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RESPECTFULLY SUBMITTED this day of June, 2012.

C

CGARY V. PERKO Florida Bar No. 855898 **HOPPING GREEN & SAMS, P.A.** 119 S. Monroe Street, Suite 300 (32301) Post Office Box 6526 Tallahassee, FL 32314 Phone: 805-425-2359 Fax: 805-224-8551

STEVEN H. THOMAS Texas State Bar No. 19868890 TROY P. MAJOUE Texas State Bar No. 24067738 JENNIFER M. LARSON Texas State Bar No. 24071167 McGUIRE, CRADDOCK & STROTHER, P.C. 2501 N. Harwood, Suite 1800 Dallas TX 75201 Phone: 214.954.6800 Fax: 214.954.6850

W. SCOTT MCCOLLOUGH Texas State Bar No. 13434100 MATTHEW A. HENRY Texas State Bar No. 24059121 McCollough|Henry PC 1250 S. Capital of Texas Hwy., Bldg. 2-235 West Lake Hills, TX 78746 Phone: 512.888.1112 Fax: 512.692.2522

Attorneys for HALO WIRELESS, INC.

EXHIBIT "A"

JUSTIFICATION FOR CONFIDENTIAL CLASSIFICATION

Document	Bates Nos.	Lines	Description	Statutory Justification
AT&T Florida			Information related to the	§366.093(3)(a),(c)
Response to Staff	Halo-110234-001	1-6	location of Halo's facilities	(e), F.S.
Interrogatory No.				
2.c				
AT&T Florida	Halo-110234-002	1-19	Information related to the	§366.093(3)(a),(c),
Response to Staff	There is the second second	1 17	location of Halo's facilities	(e), F.S.
Interrogatory No.	Halo-110234-003	1-18	Information related to the	§366.093(3)(a),(c),
2.a (documents	11010 11025 1 005	1.10	location of Halo's facilities	(e), F.S.
provided to staff	Halo-110234-004	1-21	Information related to the	§366.093(3)(a),(c),
by AT&T)	11010-110251001	1-21	location of Halo's facilities	(e), F.S.
09 /11@1)	Halo-110234-005	1-26	Information related to the	§366.093(3)(a),(c),
	11010-110251 005	1-20	location of Halo's facilities	(e), F.S.
	Halo-110234-006	1-19	Information related to the	§366.093(3)(a),(c),
	11410-110254-000	1-17	location of Halo's facilities	(e), F.S.
	Halo-110234-007	1-31	Information related to the	§366.093(3)(a),(c),
	Halo-110234-007	1-31	location of Halo's facilities	(e), F.S.
	Halo-110234-008	1-38	Information related to the	§366.093(3)(a),(c),
	F1410-110254-000	1-20	location of Halo's facilities	(e), F.S.
	Halo-110234-009	1	Information related to the	§366.093(3)(a),(c),
	Halo-110254-009	1	location of Halo's facilities	(e), F.S.
	Halo-110234-010	1-14	Information related to the	$\frac{(0), 1.0.}{3366.093(3)(a),(c),}$
	Halo-110234-010	1-14	location of Halo's facilities	(e), F.S.
	Halo-110234-011	1-25	Information related to the	$\frac{(0), 1.5.}{3366.093(3)(a),(c),}$
	Halo-110234-011	1-23	location of Halo's facilities	(e), F.S.
	11.1.110024.012	1 20	Information related to the	§366.093(3)(a),(c),
	Halo-110234-012	1-20		
	TI 1 10000 4 010	1.10	location of Halo's facilities	(e), F.S. §366.093(3)(a),(c),
	Halo-110234-013	1-19	Information related to the	
			location of Halo's facilities	(e), F.S. §366.093(3)(a),(c),
	Halo-110234-014	1-25	Information related to the	
		- 1 10	location of Halo's facilities	(e), F.S. §366.093(3)(a),(c),
	Halo-110234-015	1-18	Information related to the	
			location of Halo's facilities	(e), F.S.
	Halo-110234-016	1-24	Information related to the	$\frac{\$366.093(3)(a),(c)}{1000}$
		1.00	location of Halo's facilities	(e), F.S.
	Halo-110234-017	1-23	Information related to the	$\frac{\$366.093(3)(a),(c)}{1000}$
			location of Halo's facilities	(e), F.S.
	Halo-110234-018	1-31	Information related to the	§366.093(3)(a),(c),
			location of Halo's facilities	(e), F.S.
	Halo-110234-019	1-20	Information related to the	§366.093(3)(a),(c),
		1.01	location of Halo's facilities	(e), F.S.
	Halo-110234-020	1-21	Information related to the	\$366.093(3)(a),(c),
			location of Halo's facilities	(e), F.S.
	Halo-110234-021	1-38	Information related to the	§366.093(3)(a),(c),
			location of Halo's facilities	(e), F.S.
	Halo-110234-022	1	Information related to the	§366.093(3)(a),(c),
			location of Halo's facilities	(e), F.S.
	Halo-110234-023	1-15	Information related to the	$\frac{\$366.093(3)(a),(c),}{1000}$
			location of Halo's facilities	(e), F.S.

Document	Bates Nos.	Lines	Description	Statutory Justification
	Halo-110234-024	1-17	Information related to the location of Halo's facilities	\$366.093(3)(a),(c), (e), F.S.
	Halo-110234-025	1-13	Information related to the location of Halo's facilities	\$366.093(3)(a),(c), (e), F.S.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a type and correct copy of the foregoing has been furnished by hand-delivery or U.S. mail, this day of June, 2012, to the following:

Tracy W. Hatch Manual A. Gurdian c/o Gregory R. Follensbee 150 South Monroe Street, Suite 400 Tallahassee, FL 32301 thatch@att.com

Larry Harris, Senior Attorney (*) Office of General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FFL 32399-0850 <u>lharris@psc.state.fl.us</u>

Jennifer M. Larson McGuire, Craddock & Strother, P.C. 2501 N. Harwood, Suite 1800 Dallas TX 75201 jlarson@mcslaw.com