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CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE:	December 19, 2005
то:	Jeremy L. Susac, Senior Attorney, Office of the General Counsel Della E. Fordham, Administrative Assistant II - SES, Division of Competitive Markets & Enforcement Andrea N. Cowart, Executive Secretary to General Counsel
FROM:	Brenda J. Merritt, Statistician II, Division of Competitive Markets & Enforcement David L. Dowds, Public Utilities Supervisor, Division of Competitive Markets & Enforcement
RE:	Recommendations for Certain Requests for Confidential Classification in Docket No. 050693-TL

ALLTEL Florida, Inc. has a pending Request for Confidential Classification, as summarized below:

Requesting	Document	Compliance with	Specific Information and
Party	Description	Rule ¹	Justification
ALLTEL	Document No. 10760-05, Staff's 1 st POD, No. 8 page 1, lines la, 2a, 3 a-c, 5a and b; page 2, line 5ac, 6a-e, 7a-e, 8a and b, 10 a-c; page 3, lines 1, 4, 7, 9, 13-15; page 4, lines 1-3, 6, 15- 16; page 5, lines 1-3, 6-7, 10, 14, 15-20; page 6, lines 1-5, 13, 15, 19; page 7, lines 1-15, 19-20, 25, 27-36; page 8, lines 1-5, 8-25, 27-28, 30, 33,	Yes. Rule 25.22.006(4)	Justification for Confidential Treatment Reflects the names, addresses, telephone numbers, fax numbers, email addresses and other personal or company identifying information for companies that have submitted bona fide requests for interconnection/resale or other agreements with Alltel. Alltel requests confidentiality on grounds that competitors do not want their business plans released to the public or other competitors. Disclosure of this information will harm Alltel's business interests, by chilling the ability/willingness of potential competitors to engage in negotiations.

¹ Rule 25-22.006(4), Florida Administrative Code addresses requests for confidential classification. Rule 26-0749 JAN 25 & 22.006(5) addresses claims of confidential treatment pursuant to Section 364.183(1), Florida Statutes.

Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
	page 9, lines 1-2, 6,7; page 10, 1-3, page 11, lines 1, 22, 23, 25; page 12 lines 1-7, 10, 12-18, 22, 24-25, page 13, lines 26, 28, 31-33; page 14, lines 1a, 2a and b, 3a-c; page 15, lines 5a-e, 6a- e, 7a-e, 8a and b, 10a-e; page 16, lines 1a, 2a and b, 3a-d, 4a and b; page 17, lines 5a- e, 6a-e, 7a-e, 8a, 10a-d; page 18, lines 1 and 3; page 19, lines 1a, 2a-b, 3a-c, 4a; page 20, lines 5a- e, 6a-e, 7a-e, 8a- b, 10a-c.		
ALLTEL	Staff's 1 st POD, No. 12: page 1, lines 1-22, Col A- L; page 2, lines 1- 21, Col A-I.	Yes. Rule 25.22.006(4)	The data on these pages reflect Alltel's analysis of the reasons customers disconnected from Alltel's network for the period from January 2004 to September 2005, and in particular, the number of disconnects attributable to competition from CLECs. This data reflects a measure of the extent to which competitors are entering Alltel's market and is considered sensitive market share data that is maintained as confidential by Alltel. Alltel is not privy to the disconnect data of its competitors, so making this data available to competitors at no cost would put Alltel at a competitive disadvantage relative to its competitors, thereby harming the company.
ALLTEL	Staff's 1st POD, No. 15: Col A, lines 19A-F; Col	Yes. Rule 25.22.006(4)	This data reflects Alltel's material and labor costs for NIDs, and reflects competitive cost info not available to

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	B, lines 4-7, 11- 14, 17-19, and 19 A-F; Col C, lines 19C, F.		Alltel for its competitors. Alltel is not privy to such cost information for competitors, so making this data available to competitors at no cost would put Alltel at a competitive disadvantage relative to its competitors, thereby harming the company.
ALLTEL	Staff's 1st POD, No. 18: page 1, lines 1-29, Col A- C, F-G; page 2, lines 1-6, Col A- C, F-G.	Yes. Rule 25.22.006(4)	Reflects Alltel's access lines and revenues from 1R rate on an exchange basis. This data reflects market share information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar info about Alltel' s competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) pages 1-24, lines 1-27, all columns (A-I or J); page 25, lines 1-27, Col A-D.	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI costs and inputs (lines, investments by types, costs, expenses, network units, billing units) by wire center for each of Alltel's wire centers in Florida. This data reflects competitive cost information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel' s competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) page 26, lines 1- 26, all columns (A-K or M).	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI line costs by wire center for each of Alltel's wire centers in Florida. This data reflects competitive cost information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.

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	Document	Compliance with	Specific Information and
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Party			
ALLTEL	Staff's 1 st POD,	Yes.	Reflects Alltel's HAI data (lines,
	No. 19a		investments by types, costs,
	(company	Rule 25.22.006(4)	expenses, network units, billing units).
	specific inputs)		This data reflects competitive
	pages 27-41, line		information for services subject to
	1, all columns.		competition. Disclosure of this
			information will ham Alltel's
			competitive business interests, because
			similar information about Alltel's
			competitors is not available, resulting
			in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staffa 1 st DOD	Yes.	
ALLIEL	Staff's 1 st POD, No. 19a	res.	Reflects Alltel's HAI data for loops
	(company	Rule 25.22.006(4)	costs and UNE expense
	specific inputs)	Kult 25.22.000(4)	assignments. This data reflects competitive information for services
	page 42, lines 1-		subject to competition Disclosure of
	24, Col A and E;		this information will harm Alltel's
	page 43, lines 1-		competitive business interests, because
	24, Col A-C; page		similar information about Alltel's
	44, lines 1-12,		competitors is not available, resulting
	Col A.		in a competitive disadvantage to Alltel
			if its data is disclosed.
ALLTEL	Staff's 1 st POD,	Yes.	Reflects Alltel's HAI data for CCC
	No. 19a		Factors. This data reflects
	(company	Rule 25.22.006(4)	competitive information for services
	specific inputs)		subject to competition. Disclosure of
	page 48, Col 1, 4,		this information will harm Alltel's
	7, 10, lines 5 and		competitive business interests, because
	6; page 49, Col		similar information about Alltel's
	33-65, all lines		competitors is not available, resulting
	(1-73); page 50,		in a competitive disadvantage
	Col 66-81, all		to Alltel if its data is disclosed.
	lines (1-90).	Yes.	Reflects Alltel's HAI data for cost of
ALLTEL	Staff's 1 st POD, No. 19a	1 5.	debt and equity, effective tax
	(company	Rule 25.22.006(4)	rate, corporate overheads and other tax
	specific inputs)		rates, and HAI data for lives,
	page 51, Col A,		salvage values and projected lives for
	lines 1-3, 7-9, and		depreciation purposes. This
	Col B, lines 4-6,		data reflects competitive financial
	and Col C-E,		information for services subject to
	lines 10-30.	*	competition. Disclosure of this
			information will harm Alltel's
			competitive business interests, because

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			similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) page 60, Col C, line 710; page 61, Col D, lines 7230 and 7249.	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI data for operating expense factors and revenues and same for operating other taxes. This data reflects competitive financial information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) page 66, Col A, lines 17-46.	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI data for different factors and categories. This data reflects competitive financial information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) page 68, Col A, lines 1-3, 5-6.	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI data for cost of debt, debt fraction, cost of equity, corporate overhead factor and other taxes factor. This data reflects competitive financial information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 19a (company specific inputs) page 71, Col A,	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI data for expense/investment categories. This data reflects competitive financial information for services subject to competition. Disclosure of this

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Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
	lines 9-52.		information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 1 st POD, No. 20: page 1, Col A-C, lines 1- 78; Col E, lines 14, 20, 40-44, 66; Col D, lines 47- 48; page 2, Col A, lines 1-26; Col B, lines 5-10; Col C, lines 1-15; Col D, lines 1-16; Col E, lines 1-10; Col F, lines 4-10; Col G, lines 4-10.	Yes. Rule 25.22.006(4)	Reflects Alltel's HAI data for expense/investment categories. This data reflects competitive financial information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's competitors is not available, resulting in a competitive disadvantage to AllteI if its data is disclosed.
ALLTEL	Staff's 1 st ROG, No. 13(B): page 1, Col B, lines 1- 12.	Yes. Rule 25.22.006(4)	Reflects the names of companies that have submitted bona fide requests for interconnectioniresale or other agreements with Alltel. Alltel maintains this information as confidential at the request of the company making the BFR, on grounds that competitors do not want their business plans released to the public or other competitors. Disclosure of this information will harm Alltel's business interests, by chilling the ability/willingness of potential competitors to make a BFR and/or engage in negotiations.

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