State of Florida



Hublic Serbice Commission

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

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

DATE: January 25, 2006

TO: Adam J. Teitzman, 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 Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
ALLTEL	Document No. 10998-05, Staff's 2nd ROG, No. 65, page 1, line B, percentage data	Yes. Rule 25.22.006(4)	Justification for Confidential Treatment Reflects Alltel's DSL penetration percentage. This data reflects market share 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 2nd ROG, No. 67, page 1, cols 2000-2004, line 1	Yes. Rule 25.22.006(4)	Reflects Alltel's originating access minutes of use for 2000-2004. This data reflects market share information for services subject to competition. Disclosure of this information will harm Alltel's competitive business interests, because similar information about Alltel's

DOCUMENT NUMBER - DATE

Rule 25-22.006(4), Florida Administrative Code addresses requests for confidential classification. Rule 26-7 5 0 JAN 25 8

Requesting Party	Document Description	Compliance with Rule ¹	Specific Information and Justification
			competitors is not available, resulting in a competitive disadvantage to Alltel if its data is disclosed.
ALLTEL	Staff's 2nd ROG, No. 68, page 1,	Yes.	Reflects Alltel's terminating access minutes of use for 2000-2004. This
	cols 2000-2004, line 1	Rule 25.22.006(4)	data reflects market share 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.