

OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

ADMINISTRATIVE

DATE

Hublic Service Commission DOCUMENT NO.

November 5, 2007

OS366-07 1/15/08 FPSC - COMMISSION CLERK

Robert Scheffel Wright, Esquire Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, Florida 32301

Re: Return of Confidential Documents to the Source, Docket No. 060763-TL

Dear Mr. Wright:

Commission staff have advised that confidential Document Nos. 00080-07, 00773-07, 00955-07, and 01514-07, filed on behalf of Treviso Bay Development, LLC, can be returned to the source. The documents are enclosed.

Please do not hesitate to contact me if you have any questions concerning return of this material.

Sincerely,

21

Ann Cole Commission Clerk

AC:mhl Enclosure

cc: Dale Buys, Division of Competitive Markets and Enforcement Patrick Wiggins, Office of the General Counsel

DOCUMENT NO. DATE

05366-07 1,15,08 FPSC - COMMISSION CLERK

DATE //15/08 RECEIVEE (Burton

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD • TALLAHASSEE, FL 32399-0850 An Affirmative Action / Equal Opportunity Employer

PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us



OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

Hublic Service Commission

November 5, 2007

Susan S. Masterton, Esquire Embarq Mailstop: FLTLHO0102 1313 Blair Stone Road Tallahassee, Florida 32301 FPSC, CLK - CORRESHONDENCE Administrative || Parties || Consumer DOCUMENT NO.05366-07 DISTRIBUTION: CMP; GCL

Re: Return of Confidential Documents to the Source, Docket No. 060763-TL

Dear Ms. Masterton:

Commission staff have advised that confidential Document Nos. 10660-06, 11434-06, 11881-06, 00149-07, 00184-07, 00492-07, 00582-07, 00621-07, 00932-07, 01201-07, 01228-07, 01513-07, 01516-07, and 06463-07, filed on behalf of Sprint and Embarq Florida, Inc., can be returned to the source. The documents are enclosed.

Please do not hesitate to contact me if you have any questions concerning return of this material.

Sincerely,

Ann Cole Commission Clerk

AC:mhl Enclosure

cc: Dale Buys, Division of Competitive Markets and Enforcement Patrick Wiggins, Office of the General Counsel

DOCUMENT NO. DATE

OS366-01) 12,6,07 FPSC - COMMISSION CLERK

whole St. Com RECEIVED

DATE

CAPITAL CIRCLE OFFICE CENTER •2540 SHUMARD OAK BOULEVARD • TALLAHASSEE, FL 32399-0850 An Affirmative Action / Equal Opportunity Employer

PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us





Office of Commission Clerk Ann Cole Commission Clerk (850) 413-6770

-	THE CODE WE THAT	FPSC, CLK - CORRESPONDENCE
	Public Service Commizzio	Administrative Parties Consumer
	Journe Service Sommizzio	DOCUMENT NO.05366-07
	November 5, 2007	DISTRIBUTION: CMP; GCL

(CERTIFIED MAIL NO. 7006-0810-0002-3488-0401)

David A. Konuch, Esquire White & Case LLP Wachovia Financial Center, Suite 4900 200 South Biscayne Boulevard Miami, Florida 33131

Re: Return of Confidential Documents to the Source, Docket No. 060763-TL

Dear Mr. Konuch:

Commission staff have advised that confidential Document Nos. 01418-07 and 01515-07, filed on behalf of Comcast of the South, Inc., can be returned to the source. The documents are enclosed.

Please do not hesitate to contact me if you have any questions concerning return of this material.

Sincerely,

Ann Cole Commission Clerk

AC:mhl Enclosure

Cc: Dale Buys, Division of Competitive Markets and Enforcement Patrick Wiggins, Office of the General Counsel

DOCUMENT NO. DATE

11/5/07 5366-07 SC - COMMISSION CLERK

Internet E-mail: contact@psc.state.fl.us



OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

Hublic Service Commission

November 5, 2007

(CERTIFIED MAIL NO. 7006-0810-0002-3488-0401)

David A. Konuch, Esquire White & Case LLP Wachovia Financial Center, Suite 4900 200 South Biscayne Boulevard Miami, Florida 33131 FPSC, CLK - CORRESPONDENCE Administrative Parties Consumer DOCUMENT NO25366 -07 DISTRIBUTION: CMP; GCL

Re: Return of Confidential Documents to the Source, Docket No. 060763-TL

Dear Mr. Konuch: SENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY Commission staff h filed on behalf of Comcast Complete items 1, 2, and 3. Also complete A. Signature item 4 if Restricted Delivery is desired. Agent enclosed. Х Print your name and address on the reverse Addressee so that we can return the card to you. B. Received by Date of Delivery Attach this card to the back of the mailpiece, Please do not hesita or on the front if space permits. D. Is address diffmaterial. 1. Article Addressed to: 01418-01 If YES, enter delivery 01515-07 DAVID A KONUCH ESOUIRE WHITE & CASE LLP WACHOVIA FINANCIAL CENTER STE 4900 200 S BISCAYNE BLVD arvice Type Certified Mail □ Ex **MIAMI FL 33131** Registered 🗖 Return Insured Mell C.O.D. 4. Restricted Delivery? (Extra Fee) 🔲 Yes 2. Article Number AC:mhl 7006 0810 0002 3488 0401 (Transfer from service label) Enclosure PS Form 3811, February 2004 Domestic Return Receipt 102595-02-M-1540

Cc: Dale Buys, Division of Competitive Markets and Enforcement Patrick Wiggins, Office of the General Counsel

DOCUMENT NO. DATE

05366-07 1115107 FPSC - COMMISSION CLERK

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD • TALLAHASSEE, FL 32399-0850 An Affirmative Action / Equal Opportunity Employer

PSC Website: http://www.floridapsc.com

CLK Official Filing****8/3/2007_1:55 PM

Matilda Sanders

From: Sent: To: Subject:

 PSC-07-0635-F0F-72

 Jackie Schindler

 Friday, August 03, 2007 1:11 PM

 CLK - Orders / Notices

 Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: 8/3/2007 1:10:00 PM 060763-TL 060763recon-order.doc

10 FPSC, CLK - CORRESPONDEN Administrative Parties Consumer DOCUMENT NO. 05 366-07 DISTRIBUTION:

1 + 1 clerk (Collier cty.)

An ORDER DENYING RECONSIDERATION has been moved to GC Orders for issuance today. Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

Page	1	of	2
------	---	----	---

Dorothy Menasco

From:	Filings@psc.state.fl.us
Sent:	Friday, May 04, 2007 3:32 PM
То:	'rdulgar@yvlaw.net'; Matilda Sanders; Kimberley Pena
Subject:	FW: Electronic Filing - Docket No. 060763-TL
Attachments	: TBD.Response.Embarq.Req4OralArg.5-4-07.doc

060763

FPSC, CLK - CORRESPONDENCE Administrative Parties Consumer DOCUMENT NO.05366-07 DISTRIBUTION:

Ms. Dulgar,

We are in receipt of the attached filing. However, the document you submitted didn't include on official electronic signature, it will need to be revised and resubmitted in order to be accepted for filing.

Please see e-filing requirements on our website (http://www.psc.state.fl.us/dockets/e-filings/), in particular:

• Documents shall be signed by typing "s/" followed by the signatory:

s/ First M. Last

Please feel free to call if you have any questions.

Dorothy Menasco FPSC CCA - Records 850-413-6330 dmenasco@psc.state.fl.us

From: Rhonda Dulgar [mailto:rdulgar@yvlaw.net]
Sent: Friday, May 04, 2007 2:39 PM
To: Susan Masterton; Beth Salak; Filings@psc.state.fl.us; Jason Fudge; Patrick Wiggins; Rick Moses; Schef Wright
Subject: Electronic Filing - Docket No. 060763-TL

a. Person responsible for this electronic filing:

Robert Scheffel Wright Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, FL 32301 (850) 222-7206 swright@yvlaw.net

b. Docket No. 060763-TL

Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq, Florida, Inc.

- c. Document being filed on behalf of Treviso Bay Development, LLC.
- d. There are a total of 4 pages.

e. The document attached for electronic filing is Treviso Bay Development, LLC's Response in Opposition to Embard's Request for Oral Argument.

(see attached file: TBD.Response.Embarg.Req4OralArg.5-4-07.doc)

Thank you for your attention and assistance in this matter.

Rhonda Dulgar Secretary to Schef Wright Phone: 850-222-7206 FAX: 850-561-6834

. "

••

060763

Dorothy Menasco

From:	Filings@psc.state.fl.us
Sent:	Friday, May 04, 2007 3:29 PM
То:	'rdulgar@yvlaw.net'; Matilda Sanders; Kimberley Pena
Subject:	FW: Electronic Filing - Docket No. 060763-TL
Attachments	TBD.Resp.Embarq.Mot4Reconsideration.5-4-07.doc

Ms. Dulgar,

We are in receipt of the attached filing. However, the document you submitted didn't include on official electronic signature, it will need to be revised and resubmitted in order to be accepted for filing.

Please see e-filing requirements on our website (<u>http://www.psc.state.fl.us/dockets/e-filings/</u>), in particular:

• Documents shall be signed by typing "s/" followed by the signatory:

s/ First M. Last

Please feel free to call if you have any questions.

Dorothy Menasco FPSC CCA - Records 850-413-6330 dmenasco@psc.state.fl.us

From: Rhonda Dulgar [mailto:rdulgar@yvlaw.net]
Sent: Friday, May 04, 2007 2:37 PM
To: Susan Masterton; Beth Salak; Filings@psc.state.fl.us; Jason Fudge; Patrick Wiggins; Rick Moses; Schef Wright
Subject: Electronic Filing - Docket No. 060763-TL

a. Person responsible for this electronic filing:

Robert Scheffel Wright Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, FL 32301 (850) 222-7206 swright@yvlaw.net

b. Docket No. 060763-TL

Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq, Florida, Inc.

c. Document being filed on behalf of Treviso Bay Development, LLC.

d. There are a total of 21 pages.

e. The document attached for electronic filing is Treviso Bay Development, LLC's Response to Embarq's Motion for Reconsideration.

(see attached file: TBD.Resp.Embarq.Mot4Reconsideration.5-4-07.doc)

٦

Thank you for your attention and assistance in this matter.

Rhonda Dulgar Secretary to Schef Wright Phone: 850-222-7206 FAX: 850-561-6834

. . · ·

State of I	Florida Jublic Service Commission Capital Circle Office Center • 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 -M-E-M-O-R-A-N-D-U-M- FPSC, CLK - CORRESPONDENCE
DATE:	February 8, 2006 DOCUMENT NO. OS366-07 Beth W. Salak, Director, Division of Competitive Markets & Enforcement
TO:	Beth W. Salak, Director, Division of Competitive Markets & Enforcement
FROM:	Dale Buys, Regulatory Analyst III, Division of Competitive Markets & DRB
RE:	Duplication of certain confidential documents $060763-TL$

For the hearing in Docket No. 060763-TL, I would like to have four (4) copies made of the documents listed below. The documents contain PROPRIETARY Responses to Staff's Interrogatories and Requests for Production of Documents. In addition, I would like to request permission to make one (1) copy of Document No. 11881-06, which is a CD containing Treviso Bay NPV cash flow analysis with detail.

	FPSC Document Number	Description
	Document No. (11881-06,	Embarq's CONFIDENTIAL Responses to Staff Data Request #
4	00149-07 & 00184-07	E1.
1	Document No. (00492-07)	Embarq's CONFIDENTIAL Responses to Staff's First Request
i.		for Production of Documents (Nos. $1 - 7$)
	Document No. 00932-07)	Embarq's CONFIDENTIAL Responses to Staff's Second Set of
		Interrogatories (Nos. 20,21 and 22)
	Document No. 00932-07	Embarq's CONFIDENTIAL Responses to Staff's First Request
		for Admissions (No. 4)
	Document No. 01201-07	Embarq's CONFIDENTIAL Responses to Staff's Third Set of
		Interrogatories (Nos. 29 and 30) and Second Set of Production of
DNS		Documents (No. 8)
AN S	Document No. 20080-07	Treviso Bay's CONFIDENTIAL responses to Staff Data
gos		Request # TB1
Sile	Document No 00955-07	Treviso Bay's CONFIDENTIAL responses to Staff's First
200		Request for Production of Documents
and	Document No. 00582-07	Embarq's CONFIDENTIAL Responses to Treviso Bay's First
24		Set of Interrogatories (No. 5)
F	Document No. 00582-07 &	Embarq's CONFIDENTIAL Responses to Treviso Bay's First
	00621-07	Request for Production of Documents (Nos. 2, 4, 5 and 7)

Please contact me if you have any questions.

cc: Kay B. Flynn, Chief of Records, Div. of the Commission Clerk & Administrative Services Marguerite H. Lockard, Commission Deputy Clerk II, Div. of the Commission Clerk & Administrative Services Della E. Fordham, Administrative Assistant II - SES, Division of Competitive Markets & Enforcement

I:\060763\Duplication_memo.doc

Kimberley Pena

From:	Masterton, Susan S [EQ] [Susan.Masterton@Embarq.com]	
Sent:	Friday, January 26, 2007 3:52 PM	
To:	Kimberley Pena	
Subject:	FW: Docket No. 060763 Nonparty Subpoena - Nikki Mello	
Attachments: 060763 Attachment A to Mello Subpoena.doc		

Kim, just to confirm our conversation, Nikki Mello works for Comcast and the address below is her business address. Thanks.

Susan S. Masterton, Counsel Law and External Affairs - Regulatory Embarq Voice: 850-599-1560 | Fax: 850-878-0777 Email: susan.masterton@embarq.com I 313 Blair Stone Road, Tallahassee, FL 32301 Vailstop: FLTLH00102

/oice | Data | Internet | Wireless | Entertainment

This e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged naterial for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. f you are not the intended recipient (or authorized to receive for the recipient), please contact the sender and delete all copies of the message.

irom: Masterton, Susan S [EQ]
ient: Friday, January 26, 2007 2:51 PM
io: 'clerk@psc.state.fl.us'
iubject: Docket No. 060763 Nonparty Subpoena - Nikki Mello

Imbarg Florida, Inc. requests that the following subpoena be issued as set forth below:

ubpoena duces tecum with deposition

lame of deponent: Nikki Mello ddress: 1610 40th Terrace, SW, Naples, Florida 34116 ime and Date for Deposition: Monday, February 5, 2007 at 10:30 a.m. ocation: Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples, FL 34103

you have any questions or need additional information, please let me know. Also, please let me know when the subpoena will be ady to be picked up at the Commission.

hanks.

usan S. Masterton, Counsel aw and External Affairs - Regulatory mbarq bice: 850-599-1560|Fax: 850-878-0777 mail: susan.masterton@embarq.com 313 Blair Stone Road, Tallahassee, FL 32301 ailstop: FLTLH00102 bice | Data | Internet | Wireless | Entertainment his e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged /1/2007 material for the sole use of the intended cipient(s). Any review, use, distribution cisclosure by others is strictly prohibited. If you are not the intended recipient (or cothorized to receive for the recipient), please contact the sender and delete all copies of the message.

Attachment A to Subpoena of Nikki Mello

PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch, graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. "You" and "your" refers to Nikki Mello together with any other person or entity acting on her behalf.

J. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

K. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

L. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the

2

document and all persons who received a copy, read or examined any such document. In addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

Kimberley Pena

From: Masterton, Susan S [EQ] [Susan.Masterton@Embarq.com]

Sent: Friday, January 26, 2007 2:51 PM

To: Records Clerk

Subject: Docket No. 060763 Nonparty Subpoena - Nikki Mello

Attachments: 060763 Attachment A to Mello Subpoena.doc

Embarq Florida, Inc. requests that the following subpoena be issued as set forth below:

Subpoena duces tecum with deposition

Jame of deponent: Nikki Mello Address: 1610 40th Terrace, SW, Naples, Florida 34116 Time and Date for Deposition: Monday, February 5, 2007 at 10:30 a.m. Location: Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples, FL 34103

¹ you have any questions or need additional information, please let me know. Also, please let me know when the subpoena will be sady to be picked up at the Commission.

hanks.

usan S. Masterton, Counsel aw and External Affairs - Regulatory mbarq oice: 850-599-1560|Fax: 850-878-0777 mail: susan.masterton@embarq.com 313 Blair Stone Road, Tallahassee, FL 32301 iailstop: FLTLHO0102 oice | Data | Internet | Wireless | Entertainment

his e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged interial for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited, you are not the intended recipient (or authorized to receive for the recipient), please contact the sender and delete all copies f the message.

This job was printed by

KPENA

DATE:	2/1/2007
TIME:	2:30:30 PM
JOB: #	# 3

Attachment A to Subpoena of Nikki Mello

PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch, graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. "You" and "your" refers to Nikki Mello together with any other person or entity acting on her behalf.

J. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

K. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

L. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the

2

document and all persons who received a copy, read or examined any such document. In addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

BEFORE TH FLORIDA PUBLIC SERVIC COMMISSION

)

IN RE: <u>Docket No. 060763-TL</u> - Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarg Florida, Inc.

SUBPOENA DUCES TECUM FOR DEPOSITION

THE STATE OF FLORIDA

TO: Nikki Mello, 1610 40th Terrace, SW, Naples, Florida 34116.

YOU ARE COMMANDED to appear before a person authorized by law to take depositions at Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples Florida 34103, on Monday, February 5, 2007, at 10:30 a.m., to testify in this action, and to have with you at that time and place the following: <u>The documents listed in Attachment A</u>.

YOU ARE SUBPOENAED to appear by the following attorney(s) and, unless excused from this subpoena by these attorneys or the Commission, you shall respond to this subpoena as directed.

DATED on January 26, 2007.

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission

ann !! Bv:

Ann Cole, Chief, Bureau of Records

<u>Susan Masterton</u> <u>1313 Blair Stone Road,</u> <u>Tallahassee, FL 32301</u> Attorney for <u>Embarg Florida, Inc.</u>

(SEAL)

Attachment A to Subpoena of Nikki Mello

PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch,

graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file PSC/CCA 013-C (Rev. 01/07) G:\Subpoenas\Sub 058.doc Subpoena Duces Tecum 01/26/07 Page 3

stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. "You" and "your" refers to Nikki Mello together with any other person or entity acting on her behalf.

J. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

K. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

L. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the document and all persons who received a copy, read or examined any such document. In addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

G:\Subpoenas\Sub 058.doc

Subpoena Duces Tecum 01/26/07 Page 4

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

Ruth Nettles

From: Masterton, Susan S [EQ] [Susan.Masterton@Embarq.com]

Sent: Friday, January 26, 2007 2:51 PM

To: Records Clerk

Subject: Docket No. 060763 Nonparty Subpoena - Nikki Mello

Attachments: 060763 Attachment A to Mello Subpoena.doc

Embarq Florida, Inc. requests that the following subpoena be issued as set forth below:

Subpoena duces tecum with deposition

Name of deponent: Nikki Mello / Comcast Address: 1610 40th Terrace, SW, Naples, Florida 34116 Time and Date for Deposition: Monday, February 5, 2007 at 10:30 a.m. Location: Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples, FL 34103

If you have any questions or need additional information, please let me know. Also, please let me know when the subpoena will be ready to be picked up at the Commission.

Thanks.

Susan S. Masterton, Counsel Law and External Affairs - Regulatory Embarq Voice: 850-599-1560|Fax: 850-878-0777 Email: susan.masterton@embarq.com 1313 Blair Stone Road, Tallahassee, FL 32301 Mailstop: FLTLH00102

Voice | Data | Internet | Wireless | Entertainment

This e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender and delete all copies of the message.

RECEIVED FYSC

Attachment A to Subpoena of Nikki Mello

PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch, graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. "You" and "your" refers to Nikki Mello together with any other person or entity acting on her behalf.

J. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

K. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

L. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the

2

document and all persons who received a copy, read or examined any such document. In addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

Ruth Nettles

e

From:Masterton, Susan S [EQ] [Susan.Masterton@Embarq.com]Sent:Friday, January 26, 2007 2:58 PM

To: Records Clerk

Subject: Docket No. 060763 Nonparty Subpoena

Attachments: 060763 Attachment A to Comcast Subpoena.doc; 060763 Attachment B to Comcast Subpoena.doc

Embarq Florida, Inc. requests that the following subpoena be issued as set forth below:

Subpoena duces tecum with deposition

Name of deponent: A corporate representative of Comcast Cable Communications Holdings, Inc. c/o Registered Agent CT Corporation System, 1200 South Pine Island Road, Plantation, Florida 33324

Time and Date for Deposition: Monday, February 5, 2007 at 9:30 a.m.

Location: Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples, FL 34103

The deposition is for the purposes set forth in Attachment A.

The deponent should bring to the deposition the documents described on Attachment B.

If you have any questions or need additional information, please let me know. Also, please let me know when the subpoena will be ready to be picked up at the Commission.

Thanks.

Susan S. Masterton, Counsel Law and External Affairs - Regulatory Embarq Voice: 850-599-1560 | Fax: 850-878-0777 Email: susan.masterton@embarq.com 1313 Blair Stone Road, Tallahassee, FL 32301 Mailstop: FLTLHO0102

Voice | Data | Internet | Wireless | Entertainment

This e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender and delete all copies of the message.



Attachment A to Subpoena of Comcast Cable Communications Holdings, Inc.

1. The letter from Comcast employee, Nikki Mello to Sanjay Kuttemperoor dated December 1, 2006 regarding Comcast's ability to provide voice services to the residents of Treviso Bay (attached).

2. The availability of Comcast's digital voice service in Collier County.

3. Comcast's plans to make digital voice service available to future residents of Treviso Bay.

4. Discussions Comcast has had with Treviso Bay Development LLC regarding the availability of voice service to future residents of the development.

5. Comcast's cost to provide digital voice service as an "add on" to its high speed data and video services.

6. Other residential developments in Florida where Comcast has bulk agreements for high speed data and video and information concerning Comcast's offering or provision of voice service to these developments

Attachment B to Subpoena of Comcast Cable Communications Holdings, Inc. PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch, graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

J. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

K. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the document and all persons who received a copy, read or examined any such document. In

2

addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

Kimberley Pena

From:Masterton, Susan S [EQ] [Susan.Masterton@Embarq.com]Sent:Friday, January 26, 2007 2:58 PMTo:Records ClerkSubject:Docket No. 060763 Nonparty SubpoenaAttachments:060763 Attachment A to Comcast Subpoena.doc; 060763 Attachment B to Comcast Subpoena.doc

Embarq Florida, Inc. requests that the following subpoena be issued as set forth below:

Subpoena duces tecum with deposition

Name of deponent: A corporate representative of Comcast Cable Communications Holdings, Inc. c/o Registered Agent CT Corporation System, 1200 South Pine Island Road, Plantation, Florida 33324

Time and Date for Deposition: Monday, February 5, 2007 at 9:30 a.m.

Location: Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples, FL 34103

The deposition is for the purposes set forth in Attachment A.

The deponent should bring to the deposition the documents described on Attachment B.

If you have any questions or need additional information, please let me know. Also, please let me know when the subpoena will be ready to be picked up at the Commission.

Thanks.

Susan S. Masterton, Counsel Law and External Affairs - Regulatory Embarq Voice: 850-599-1560|Fax: 850-878-0777 Email: susan.masterton@embarq.com 1313 Blair Stone Road, Tallahassee, FL 32301 Mailstop: FLTLHO0102

Voice | Data | Internet | Wireless | Entertainment

This e-mail is the property of EMBARQ Corporation and/or its relevant affiliates and may contain confidential and privileged material for the sole use of the intended recipient(s). Any review, use, distribution or disclosure by others is strictly prohibited. If you are not the intended recipient (or authorized to receive for the recipient), please contact the sender and delete all copies of the message.

Attachment A to Subpoena of Comcast Cable Communications Holdings, Inc.

1. The letter from Comcast employee, Nikki Mello to Sanjay Kuttemperoor dated December 1, 2006 regarding Comcast's ability to provide voice services to the residents of Treviso Bay (attached).

2. The availability of Comcast's digital voice service in Collier County.

3. Comcast's plans to make digital voice service available to future residents of Treviso Bay.

4. Discussions Comcast has had with Treviso Bay Development LLC regarding the availability of voice service to future residents of the development.

5. Comcast's cost to provide digital voice service as an "add on" to its high speed data and video services.

6. Other residential developments in Florida where Comcast has bulk agreements for high speed data and video and information concerning Comcast's offering or provision of voice service to these developments

Attachment B to Subpoena of Comcast Cable Communications Holdings, Inc. PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch, graph, index, list, tape, photograph, microfilm, data sheet or data processing tape, disk, file stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

J. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

K. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the document and all persons who received a copy, read or examined any such document. In

2

addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

BEFORE TH FLORIDA PUBLIC SERVICE COMMISSION

)

)

)

)

IN RE: <u>Docket No. 060763-TL</u> - Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq Florida, Inc.

SUBPOENA DUCES TECUM FOR DEPOSITION

THE STATE OF FLORIDA

TO: <u>Corporate representative of Comcast Cable Communications Holdings, Inc. c/o Registered</u> <u>Agent CT Corporation System, 1200 South Pine Island Road, Plantation, Florida 33324</u>

YOU ARE COMMANDED to appear before a person authorized by law to take depositions at Holden Reporting Service, Inc., Newgate Center, 5100 Tamiami Trail North, Suite 119, Naples Florida 34103, on Monday, February 5, 2007, at 9:30 a.m., to testify in this action, for the purposes set forth in Attachment A, and to have with you at that time and place the following: <u>The documents listed in Attachment B</u>.

YOU ARE SUBPOENAED to appear by the following attorney(s) and, unless excused from this subpoena by these attorneys or the Commission, you shall respond to this subpoena as directed.

DATED on January 26, 2007.

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission

Bv:

Ann Cole, Chief, Bureau of Records

<u>Susan Masterton</u> <u>1313 Blair Stone Road,</u> <u>Tallahassee, FL 32301</u> Attorney for <u>Embarq Florida, Inc.</u>

(SEAL)

Attachment A to Subpoena of Comcast Cable Communications Holdings, Inc.

1. The letter from Comcast employee, Nikki Mello to Sanjay Kuttemperoor dated December 1, 2006 regarding Comcast's ability to provide voice services to the residents of Treviso Bay.

2. The availability of Comcast's digital voice service in Collier County.

3. Comcast's plans to make digital voice service available to future residents of Treviso Bay.

4. Discussions Comcast has had with Treviso Bay Development LLC regarding the availability of voice service to future residents of the development.

5. Comcast's cost to provide digital voice service as an "add on" to its high speed data and video services.

6. Other residential developments in Florida where Comcast has bulk agreements for high speed data and video and information concerning Comcast's offering or provision of voice service to these developments

Attachment B to Subpoena of Comcast Cable Communications Holdings, Inc.

PLEASE REVIEW THIS ATTACHMENT IN ITS ENTIRETY IN ORDER TO COMPLY WITH THIS SUBPOENA.

DEFINITIONS AND INSTRUCTIONS

A. "And" and "or" shall be construed both conjunctively and disjunctively, and each shall include the other whenever such construction will serve to bring within the scope of these interrogatories anything that would not otherwise be brought within their scope.

B. "Comcast" refers to "Comcast Cable" or any other parent, affiliate or subsidiary corporations that provide digital voice services, data services or video services in Florida.

C. "Communication" includes, without limitation of its generality, correspondence, statements, agreements, contracts, discussions, conversation, speeches, meetings, remarks, questions, answers, panel discussions and symposia, whether written or oral. The term includes, without limitation of its generality, both communications and statements which are face-to-face and those which are transmitted by documents or by media such as e-mail, intercoms, telephones, television or radio, data systems, and electronic reproductions and delivery systems.

D. "Concerning" shall mean comprising, describing, evidencing, referring to, responding to, quoting, or pertaining in any way to any part of a specified subject matter and/or to the contents or subject matter of any document including the specified subject matter.

E. "Document" or "documentation" means any medium upon which intelligence or information can be recorded or retrieved, and includes, without limitation, the original and each copy, regardless of origin and location, of any book, pamphlet, periodical, letter, memorandum (including any memorandum or report of a meeting or conversation), invoice, bill, order, form, receipt, financial statement, accounting entry, diary, calendar, telex, telegram, e-mail, facsimile ("fax"), cable, report, recording, contract, agreement, study, handwritten note, drawing, sketch,

stored on computer, or any other written, recorded, transcribed, punched tape, filmed or graphic matter, however produced or reproduced, which is in your possession, custody, control or otherwise accessible to you or which was, but is no longer, in your possession, custody or control.

F. Each of the words "each," "any" and "all" means each, any, and all.

G. "Relate to" means concern, consist of, refer to, pertain to, reflect, evidence, or to be in any way logically or factually connected with the matter discussed.

H. "Treviso Bay" refers to Treviso Bay Development, LLC, VK Development Corp. and any parent or subsidiary corporations, DBAs, FKAs, and the employees, agents, representatives, or consultants of or any parent or subsidiary corporations.

I. The documents requested are to be produced with reference to all information in your possession, custody or control or reasonably available to you

J. If any of the document requested are considered to contain confidential or protected information, please furnish this information subject to an appropriate protective agreement.

K. In the event you assert that any information requested herein is privileged, you should identify any such information by date and provide a general description of its content. You also should identify all persons who participated in the preparation of the document and all persons who received a copy, read or examined any such document. In addition, you should describe, with particularity, the grounds upon which privilege is claimed.

DOCUMENTS REQUESTED

1. All documents, including e-mails and other communications, related to the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, in which Comcast states that it "only just recently launched Comcast Digital Voice to some Lee and Collier County customers."

2. All documents related to the statement in the letter dated December 1, 2006 from Nikki Mello to Sanjay Kuttemperoor, regarding Comcast's voice products being in the "testing stages," including but not limited to:

Subpoena Duces Tecum 01/26/07 Page 5

- a. the geographic scope of any test
- b. the method of selecting customers for any test
- c. the results to date of any test
- d. the scheduled end date of any test
- e. Comcast's expected actions once any "testing stage" is complete

3. Any documents that identify or describe the geographic territory within Collier and Lee County where Comcast is currently offering voice service.

4. Any documents that identify the customer locations within Collier and Lee County where Comcast is currently providing or offering voice service.

5. Any documents concerning the Comcast's costs to provide digital voice services to customers or at locations where Comcast already provides video and high speed data services.

Docket #060644 Embard's First Set of Interrogatories and First Request for Production of Documents to ... Page 1 of 2

Dorothy Menasco	060763-76

From:	Filings@psc.state.fl.us
Sent:	Thursday, January 25, 2007 5:05 PM
To:	'McPike, Jessica L [EQ]'; Timolyn Henry

Subject: RE: Docket #060644 Embarq's First Set of Interrogatories and First Request for Production of Documents to Treviso Bay Development, LLC

Ms. McPike,

As a follow-up to your conversation with Ms. Henry, we will not treat the document received at 4:41 p.m. as an official filing. The filing received at 4:44 p.m., which includes a corrected docket number on the e-filing cover page only, will be considered the official filing.

Dorothy Menasco FPSC CCA - Records 850-413-6330 dmenasco@psc.state.fl.us

From: McPike, Jessica L [EQ] [mailto:Jessica.L.Mcpike@Embarq.com]
Sent: Thursday, January 25, 2007 4:41 PM
To: Filings@psc.state.fl.us
Cc: Masterton, Susan S [EQ]
Subject: Docket #060644 Embarq's First Set of Interrogatories and First Request for Production of Documents to Treviso Bay Development, LLC

Filed on Behalf of: Susan S. Masterton

Counsel Embarq Florida, Inc. 1313 Blair Stone Road Tallahassee, FL 32301 Telephone: 850/599-1560 Email: susan.masterton@embarq.com

Docket No. 060763-TP

Title of filing: Notice of Service of Embarq's First Set of Interrogatories and First Request of Production of Documents to Treviso

Bay Development, LLC

Filed on behalf of: Susan Masterton

No of pages: 3 pages

Description: Notice of Service of Embary's First Set of Interrogatories and First Request of Production of Documents to Treviso

Docket #060644 Embarq's First Set of Interrogatories and First Request for Production of Documents to ... Page 2 of 2

Bay Di opment, LLC

<<Notice of Service of Embarq's 1st Set of ROG's and 1st POD to Treviso Bay.pdf>>

Jessica L. McPike Legal Specialist Law & External Affairs-State External Affairs EMBARQ Corporation Voice: 850-599-1563 | Fax: 850-878-0777 | Email: jessica.mcpike@embarq.com Voice | Data | Internet | Wireless | Entertainment Docket #060644 Embard's First Set outerrogatories and First Request for Production of Documents to ... Page 1 of 1

ORIGINAL

Timolyn Henry

Fro	m:	McPike, Jessica L [EQ] [Jessica.L.Mcpike@Embarq.com]
Sen	nt:	Thursday, January 25, 2007 4:41 PM
To:		Filings@psc.state.fl.us
Cc:		Masterton, Susan S [EQ]
Sub	oject:	Docket #060644 Embarq's First Set of Interrogatories and First Request for Production of Documents to Treviso Bay Development, LLC
_		Notice of Compared and the Set of POC's and 1st POD to Travise Bay off

Attachments: Notice of Service of Embarq's 1st Set of ROG's and 1st POD to Treviso Bay.pdf

Filed on Behalf of: Susan S. Masterton Counsel Embarq Florida, Inc. 1313 Blair Stone Road

> Tallahassee, FL 32301 Telephone: 850/599-1560 Email: susan.masterton@embarq.com

Docket No. 060763-TP

Title of filing: Notice of Service of Embary's First Set of Interrogatories and First Request of Production of Documents to Treviso

Bay Development, LLC

Filed on behalf of: Susan Masterton

No of pages: 3 pages

Description: Notice of Service of Embary's First Set of Interrogatories and First Request of Production of Documents to Treviso

Bay Development, LLC

<<Notice of Service of Embarg's 1st Set of ROG's and 1st POD to Treviso Bay.pdf>>

Jessica L. McPike Legal Specialist Law & External Affairs-State External Affairs EMBARQ Corporation Voice: 850-599-1563 | Fax: 850-878-0777 | Email: jessica.mcpike@embarq.com Voice | Data | Internet | Wireless | Entertainment



Embarg Corporation Mailstop: FLTLHO0102 1313 Blair Stone Rd. Tallahassee, FL 32301 EMBARQ.com

Voice Data Internet Wireless Entertainment

January 25, 2007

Ms. Blanca Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

RE: Docket No. 060763-TP, Embarq Florida, Inc,'s First Set of Interrogatories and First Request for Productions of Documents to Treviso Bay Development, LLC

Dear Ms. Bayó:

Enclosed for filing on behalf of Embarq Florida, Inc. is Notice of Service of Embarq's First Set of Interrogatories and First Request for Productions of Documents to Treviso Bay Development LLC in Docket No. 060763-TP.

Copies are being served on the parties in this docket pursuant to the attached certificate of service.

If you have any questions regarding this electronic filing, please do not hesitate to call me at 850/599-1560.

Sincerely,

Shows mothing

Susan S. Masterton

Enclosure

 Susan S. Masterton

 COUNSEL

 LAW AND EXTERNAL AFFAIRS- RECULATORY

 Voice:
 (850) 599-1560

 Fax:
 (850) 878-0777

CERTIFICATE OF SERVICE DOCKET NO. 060763-TL

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic, and US Mail (*) this 25th day of January, 2007 to the following:

Jason Fudge (*) Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 *jfudge@psc.state.fl.us*

Dale Buys Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 <u>dbuys@psc.state.fl.us</u>

David Dowds Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 ddowds@psc.state.fl.us

Ray Kennedy Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 <u>rkennedy(apsc.state.fl.us</u>

Richard Wright Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 *rwright(a.psc.state.fl.us* Robert Casey Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 bcasey(a)psc.state.fl.us

Sally Simmons Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 ssimmons@psc.state.fl.us

Treviso Bay Development, LLC (*) Christopher Cramer/Sanjay Kuttemperoor c/o V.K. Development Corporation 19275 W. Capitol Drive, Suite 100 Brookfield, WI 53045 <u>ccramer(a.vkdevelopment.com</u> <u>sanjay(a.vkdevelopment.com</u>

Young Law Firm (*) R. Scheffel Wright 225 South Adams Street, Suite 200 Tallahassee, FL 32301 <u>swright@yvlaw.net</u>

Sugar hyter's

Susan Masterton

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq Florida, Inc. Docket No. 060763-TP

NOTICE OF SERVICE OF EMBARO FLORIDA, INC.'S FIRST SET OF INTERROGATORIES AND FIRST REQUEST FOR PRODUCTIONS OF DOCUMENTS TO TREVISO BAY DEVELOPMENT, LLC

Embarq Florida, Inc., pursuant to Rules 1.280, 1.340 and 1.350, Florida Rules of Civil Procedure and Rule 28-106.206, F.A.C., hereby gives notice that it has served its First Set of Interrogatories and First Request for Production of Documents on Treviso Bay Development, LLC electronically to <u>swright@yvlaw.net</u> and via US mail to R. Schef Wright, 225 South Adams Street, Suite 200, Tallahassee, Florida 32301. Under Order No. PSC-06-1076-PCO-TL, responses are due within 5 calendar days of service of these requests. Documents are to be made available for inspection and copying in the offices of Embarq, 1313 Blair Stone Road, Tallahassee, Florida.

RESPECTFULLY SUBMITTED this 25th day of January 2007

Sum Shothin

SUSAN S. MASTERTON 1313 Blair Stone Road Tallahassee, FL 32301 (850) 599-1560 (phone) (850) 878-0777 (fax) susan.masterton@embarg.com

ATTORNEY FOR EMBARQ FLORIDA, INC.

CCA Official Filing****4/12/2007 2:02 PM

Matilda Sanders

From: Sent: To: Subject: Jackie Schindler Thursday, April 12, 2007 1:23 PM CLK - Orders / Notices; Patrick Wiggins Order / Notice Submitted

+3C-07-0311 - FOF -TL

 Date and Time:
 4/12/2007 1:22:00 PM

 Docket Number:
 060763-TL

 Filename / Path:
 060763or#7.pkw.doc

An ORDER DENYING PETITION has been moved to GC Orders for issuance today.

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 850-413-6754

7 maried



- **DATE:** March 20, 2007
- TO: Ann Coles, Commission Clerk
- **FROM:** Jane Faurot, Chief, Office of Hearing Reporter Services, Division of the Commission Clerk
- **RE:** DOCKET NO. 060763-TL, AGENDA HELD 03/13/07.
- RE: PETITION FOR WAIVER OF CARRIER OF LAST RESORT OBLIGATIONS FOR MULTITENANT PROPERTY IN COLLIER COUNTY KNOWN AS TREVISO BAY, BY EMBARQ FLORIDA, INC.

DOCUMENT NO: 02466-07, 03/20/07

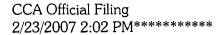
The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, CMP

Acknowledged BY:

mas



2:02 PM********

PSC-07-0178-CFO-TC

Timolyn Henry*****1 RECEIVED-3080

07 FEB 23 PM 2:03

COMMISSION

Timolyn Henry

From: Sent: To: Subject: Jackie Schindler Friday, February 23, 2007 1:52 PM CCA - Orders / Notices Order / Notice Submitted

CLERK

Date and Time: Docket Number: Filename / Path: 2/23/2007 1:50:00 PM 060763-TL see below

attoch's not online

Two ORDERS GRANTING CONFIDENTIAL CLASSIFICATION have been SIGNED and moved to GC Orders for issuance today. This Orders should have been brought to you on our 1:30 run.

00773-07ord.doc

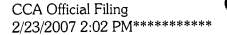
0095-07ord.doc

Thanks!

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

3 meiled -1



2:02 PM********

Timolyn Henry*****1

RECEIVED FPSC

Timolyn Henry

PSC -07-0177-CFO-TL

From: Sent: To: Subject: Jackie Schindler Friday, February 23, 2007 1:52 PM CCA - Orders / Notices Order / Notice Submitted 07 FEB 23 PM 2:03

COMMISSION CLERK

Date and Time: Docket Number: Filename / Path: 2/23/2007 1:50:00 PM 060763-TL see below

, not online

Two ORDERS GRANTING CONFIDENTIAL CLASSIFICATION have been SIGNED and moved to GC Orders for issuance today. This Orders should have been brought to you on our 1:30 run.

00773-07ord.doc

0095-07ord.doc

Thanks!

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2590 Shumard Oak Boulevard Tallahassee, FL 32399 850-913-6759

3 menod.



Public Serbice Commission

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

DATE: February 22, 2007

TO: Blanca Bayó, Director, Commission Clerk and Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services **RE:** DOCKET NO. 060763-TL, HEARING HELD 02/14/07.

Attached for filing are Exhibits 1 through 26 representing a complete filing of the exhibits identified and admitted into the record during the proceedings held in the above docket.

Acknowledged BY:

m



DATE: February 16, 2007

- **TO:** Blanca S. Bayó, Director, Division of the Commission Clerk and Administrative Services
- **FROM:** Jane Faurot, Chief, Office of Hearing Reporter Services, Division of the Commission Clerk and Administrative Services
- **RE:** DOCKET NO. 060763-TL, HEARING HELD 02/14/07.
- RE: PETITION FOR WAIVER OF CARRIER OF LAST RESORT OBLIGATIONS FOR MULTITENANT PROPERTY IN COLLIER COUNTY KNOWN AS TREVISO BAY, BY EMBARQ FLORIDA, INC.

DOCUMENT NO: 01569-07, 02/16/07

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, CMP

Acknowledged BY:

Im



DATE: February 9, 2007

- **TO:** Blanca S. Bayó, Director, Division of the Commission Clerk and Administrative Services
- **FROM:** Jane Faurot, Chief, Office of Hearing Reporter Services, Division of the Commission Clerk and Administrative Services
- **RE:** DOCKET NO. 060763-TL, PREHEARING HELD 02/07/07.
- RE: PETITION FOR WAIVER OF CARRIER OF LAST RESORT OBLIGATIONS FOR MULTITENANT PROPERTY IN COLLIER COUNTY KNOWN AS TREVISO BAY, BY EMBARQ FLORIDA, INC.

DOCUMENT NO: 01324-06, 02/08/07

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, CMP

Acknowledged BY:

C

gue	erite Lockard	
m:	Kay Flynn	
it:	Tuesday, December 05, 2006 3:43 PM	
	Jason Fudge; Marguerite Lockard	
	Dale Buys; Della Fordham; Ray Kennedy; Kimberley Pe	ena
oject	t: RE: Dkt. 060763-TL	
та	We'll keep them confidential pending a ruling on	the request or a ruling on whatever else may be
	iled!	the request of a running on whatever ease may be
11	neu:	FPSC, CLK - CORRESPONDENCE
K	ζay	FPSC, CLK - CORRESPONDENCE
		DOCUMENT NO. 03366-0
	Inomi Jacon Fudgo	DOCUMENT NO.OS366-07 DISTRIBUTION:
	From: Jason Fudge Sent: Tuesday, December 05, 2006 1:52 PM	
Т	fo: Kay Flynn; Marguerite Lockard	
	Cc: Dale Buys; Della Fordham; Ray Kennedy; Kimberley Pe	ena
S	Subject: RE: Dkt. 060763-TL	
cc	leveloper can have access to the documents. Embarq ma confidential classification. So, we would need to wait until l confidentiality before we seek a ruling.	ay also be filing a response to the Developer's objection to t Embarq files their response further detailing their request for
11	Dale or I need to do something, please let us know.	
Tł	Dale or I need to do something, please let us know. Thanks.	
Tł Fi	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn	
Th Fi Se	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM	
Th Fi Se	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM Fo: Marguerite Lockard	; Kimberley Pena
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM	; Kimberley Pena
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a	actually just a cover letter for the confidential separate document number, and could have been
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a	actually just a cover letter for the confidential separate document number, and could have been
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to:	actually just a cover letter for the confidential separate document number, and could have been is not a claim.
The second secon	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a kept together with the confidential documents. It	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to: Embarq (Masterton) - Cover letter for confidential	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to: Embarq (Masterton) - Cover letter for confidential hat documents be kept confidential pending action confidential classification.	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks
Th Fi So So So So Th Co So So So So So So So So So So So So So	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a documents that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to: Embarq (Masterton) - Cover letter for confidential hat documents be kept confidential pending action confidential classification. Maybe that will help clear up any confusion. And still pending.	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks on on request for
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a locuments that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to: Embarq (Masterton) - Cover letter for confidential confidential classification. Maybe that will help clear up any confusion. And	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks on on request for
	Dale or I need to do something, please let us know. Thanks. From: Kay Flynn Sent: Tuesday, December 05, 2006 12:40 PM To: Marguerite Lockard Cc: Dale Buys; Della Fordham; Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL I took another look at the "claim" letter and it is a documents that were filed. It really didn't need a kept together with the confidential documents. It I'm changing the description to: Embarq (Masterton) - Cover letter for confidential hat documents be kept confidential pending action confidential classification. Maybe that will help clear up any confusion. And still pending.	actually just a cover letter for the confidential separate document number, and could have been is not a claim. al DN 10660-06; asks on on request for

To: Dale Buys
 Cc: Jason Fudge; Ray Kennedy; Della Fordham; Kay Flynn
 Subject: RE: Dkt. 060763-TL

ok, thanks.

From: Dale Buys Sent: Tuesday, December 05, 2006 11:06 AM To: Marguerite Lockard Cc: Jason Fudge; Ray Kennedy; Della Fordham Subject: RE: Dkt. 060763-TL

After further review, it appears the original status call should stand. We will set up a meeting with legal counsel to discuss confidential status.

From: Marguerite Lockard Sent: Tuesday, December 05, 2006 10:52 AM To: Dale Buys Cc: Della Fordham; Jason Fudge; Ray Kennedy Subject: RE: Dkt. 060763-TL

I'll need to talk to Kay about this after agenda. Because they did file a request & the confidentiality of that request is honored until ruled upon. So i would say the status should remain the way it is.

From: Dale Buys Sent: Tuesday, December 05, 2006 10:42 AM To: Marguerite Lockard Cc: Della Fordham; Jason Fudge; Ray Kennedy Subject: FW: Dkt. 060763-TL

Margaret,

Please change the status of confidential document DN 10660-06 from "Request for Confidential Filing" to "Claim of Confidential Treatment pursuant to Section 364.183, F.S.

From: Della Fordham Sent: Tuesday, December 05, 2006 10:34 AM To: Dale Buys Cc: Della Fordham Subject: RE: Dkt. 060763-TL

See the below from Margaret Lockard in CCA sent November 21st. I believe you may need to let Margaret know so that this will not remain as a Request in the docket and be filed as a Claim. As you know a Request is handled quite differently from a Claim. Document 10659-06 is a letter dated 11/21/2006 claiming confidentiality of DN 10660-06, until ruling is made on request for confidential classification (DN 10657-06). It is a bit confusing.

-----Original Message-----

From: Mlockard@psc.state.fl.us [mailto:Mlockard@psc.state.fl.us]

Sent: Tuesday, November 21, 2006 1:56 PM

To: Della Fordham; Susan Howard; Mary Diskerud; Patti Zellner

12/7/2006

Subject: Confidential filing 10660-06 in Docket No. 060763-TL Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarg Florida, Inc.

The status of this confidential document has changed to: Req forwarded to staff

for recom on 11/21/2006

The division responsible for this confidential document has been set to: CMP

DOCKET TITLE = Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarg Florida, Inc.

DOCUMENT DESCRIPTION = Embarq (Masterton) - (CONFIDENTIAL) Highlighted information on pg 5 of Attachment 1, affidavit of Michael J. DeChellis; highlighted information on pgs 3, 4, and 5 of Attachment 2, affidavit of Kent W. Dickerson; Exh KWD-1 to affidavit of Kent W. Dickerson; and highlighted information on lines 1-12 of column 2 and lines 13-23 of columns 2-21 of Exh KWD-2 to affidavit of Kent W.

Dickerson.

Document Filed 11/21/06

This is an automatically generated e-mail; no response/reply is necessary.

From: Dale Buys Sent: Tuesday, December 05, 2006 10:21 AM To: Della Fordham Cc: Ray Kennedy; Jason Fudge Subject: RE: Dkt. 060763-TL

As I understand, CD 10660-06 is filed under a claim of confidentiality pursuant to Section 364.183, F.S. Further, the Respondent has objected to the classification of information as confidential.

From: Della Fordham Sent: Tuesday, December 05, 2006 9:38 AM To: Dale Buys Cc: Della Fordham Subject: Dkt. 060763-TL

Is CD 10660-06 a Claim filing of confidential information or is it a Request to be handled as confidential information?

Della E. Fordbam

Administrative Assistant Division of Competitive Markets & Enforcement 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 PH: (850) 413-6512 FX: (850) 413-6513

12/7/2006

COMMISSIONERS: LISA POLAK EDGAR, CHAIRMAN J. TERRY DEASON **ISILIO ARRIAGA** MATTHEW M. CARTER II KATRINA J. TEW

STATE OF FLORIDA



DIVISION OF THE COMMISSION CLERK & Administrative Services BLANCA S. BAYÓ DIRECTOR (850) 413-6770 (CLERK) (850) 413-6330 (ADMIN)

Hublic Service Commission

ADMINISTRATIV

November 22, 2006

Susan S. Masterton, Attorney Embarg Florida, Inc. 1313 Blair Stone Road Tallahassee, Florida 32301

Re: Docket No. 060763-TP

Dear Ms. Masterton:

This will acknowledge receipt of a petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embard Florida, Inc., which was filed in this office on November 20, 2006, and assigned the above-referenced docket number. Appropriate staff members will be advised.

Mediation may be available to resolve any dispute in this docket. If mediation is conducted, it does not affect a substantially interested person's right to an administrative hearing. For more information, contact the Office of General Counsel at (850) 413-6248 or FAX (850) 413-7180.

Bureau of Records

DOCUMENT NUMBER-DATE

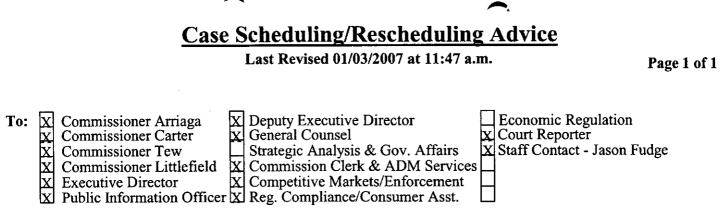
I:\Records\acklet-no-app2.doc

Internet E-mail: contact@psc.state.fl.us

					<u>Case As</u>	signment	and S	chedu	ling Re	cord '				1	Page]	of 1
Section 1 - Bu	reau of F	lecord	l <u>s Comp</u>	letes												
Docket No. <u>0607</u>	<u>63-TL</u> C	ate D	ockete)	d: <u>11/2</u>	0 <u>/2006</u>	Title:	multi	tenant	or waiv t prope Florida	rty ir	1 Coll	er of ier Co	last ounty	resort known a	oblig is Tre	ations for viso Bay,
Company: Emba	rq Flori	da, Iı	nc.				_y			,	33777			مين بر المرينين مين مرين مرينين مين المرينين مين		
										:						ENCE
											4					onsumer
															5360	6-07
Official Filin					E	xpiratio	n: ,				DIS	RIB	NTTON	1:		
Last Day to Su Referred to:	spend: _	<u></u>				CCA	(CMP)) E	CR	GCL	PI	F	RCA	SCR	5	GA
("()" indicate							X	<u> </u>		X						
Section 2 - OP Program Module		<u>tes</u> a	nd retu	irns to	WARNIN IT IS	10 workd G: THIS TENTATIV DATES CO	SCHEDU E AND	SUBJEC	.T TO R	EVISIC	DN.	ING D	OCUMEN		<u>e</u> .	
		<u>Staff</u>	<u>Assig</u>	<u>nments</u>	FUR OPI	DATES CO	MIACI		CORDS	520710	MT. (05)	<i>UJ</i> 71.	5-0770		Due	Dates
OPR Staff			- <u></u>		0	Current	CASR	revis	ion lev	/el				Prev	ious	Current
· · ·	,			- <u>-</u>	1.				•					Τ		L
					2.											l
				<u></u> .	4.											······································
	·,			. <u> </u>	5.		<u> </u>									
		<u>-</u>			7.											
<u>Staff Counsel</u>					8.	-		<u>-</u>								<u> </u>
0.00					10.											
<u>OCRs</u>				4	11. 12.	·		<u></u>								
] 13.] 14.	,										
			- <u></u>	·····	15. 16											
					17.											
	·				18.								·····	1		
					20.		· ······									
					22.											
-					24.				-							
					26.											
					28.				······································							
Recommended as			heari	ng	30.											<u>↓</u>
and/or decidin				÷	31. 32.											ļ
Full Commission Hearing Examin	on <u> </u>	omnis: taff	sion Pa	ine]	33.	~~~~										
				_	35.				,							<u> </u>
Date filed wit	:h CCA:				36. 37.			-		<u></u>						
Initials OPR Staf	f Counse	I			38. 39.	•·····							<u>. </u>			
Section 3 - Ch	airman C	omple	tes		<u>40.</u>	ssignmen	ts are	as fo	illows:		<u> </u>					I
	ing Offi									Preh	earing	0ffi	cer	,		
	nissioner			Hrg	Staff						ission			ADM		
ALL ED I	DS AR	σ	T₩	Exam					ED	DS	AR	σ	TW			
]										
Where panels the identical Where one Com assigned the	i panel d missione	ecide r, a	s the Hearin	case. g Exami	ner or a				n:	App Dat	roved:					
PSC/CCA015-C (JII UEL	1463 UI		* CON	PLETE) EVEN	TS							

			<u>Case As</u>	signment	and Schedu	ling Re	<u>çord</u>				Pa	ge 1	of l
Section 1 - Bure	au of Records Comp	letes						\frown					
	<u>3-TL</u> Date Dockete	-	/2006	Title:	Petition fe multitenan by Embarg	t prope	rty ir	+ Co]]1i	r of la er Cour	ast res nty kno	ort o wn as	bliga Trev	tions for iso Bay,
Company: Embard	q Florida, Inc.				-, -,, -, -, -, -, -, -, -, -, -, -, -		,						
	n		E,										
	Date:		E.	xpiratio	n; <u> </u>								
Referred to:				CCA	(CMP) [ECR	GCL	PIF	RC	A	SCR	SG	A
('()' indicates	OPR)						<u> </u>	<u> </u>		me Sche		<u> </u>	
Section 2 - UPK Program Module	<u>Completes</u> and retu A19	irns to	WARNIN	G: THIS	SCHEDULE IS	AN INT	ERNAL	PLANNI			<u></u>		
					E AND SUBJE(NTACT THE RI) 417-6	5770			
	<u>Staff_Assig</u>	nments	FUR UP				520720	m. (050)	/ 415 0		-		
							-				-	Due Da	
<u>OPR Staff</u>	D Buys, B Casey R Kennedy, S Simm	0115		Current	CASR revis	ion iev	el				revio	ous	Current
	R Wright				ecommendatio	n					NONE		01/10/200
				Agenda PAA Orde	 27	<u></u>		<u>-</u>			NONE		01/23/200
			-	Close Do	ocket						NONE		06/01/200
	<u> </u>		5. 6.										
			7.										
<u>Staff Counsel</u>	J Fudge		8.										
	<u> </u>		9.						<u>-</u>				
<u>OCRs</u>]11.	·									
			12. 13	-									
			14.							_			
			15. 16.										
			17.										
] 19.										
	- <u></u>		20. 21.										
	<u> </u>		22.										
		····	24.										
			26.										
		•	27.		<u> </u>				<u>_</u>		,		······
Becommended and	ignments for heari		29. 30.	=,_ =									
and/or deciding		ng	31.									-	
Full Commission	<u>X</u> Commission Pa	nel	32.			·			<u> </u>				·
Hearing Examine	r Staff		34.				-						
Date filed with	CCA: <u>11/28/2006</u>		35.										
	<u></u>		37.							-			
Initials OPR Staff	Counsel		38. 39.		······								
Section 3 - Cha	inmon Completes		<u> 40.</u>	signmon	ts are as fo								
				s igninen				_					
	ng_Officer(s)		Staff	1				earing issione			M		
Commi	ssioners	Hrg Exam	JUNIT			L		r	<u> </u>				
ALL ED DS	AR CT TW	└── ┤		4		ED	DS	AR	ст				
	re assigned the se		micoio		anal Chairm	L		L			<u>×</u>		
the identical	panel decides the	case.					Арр	roved:	Δ)1 Ams	i		
Where one Comm assigned the f	issioner, a Hearin ull Commission dec	g Examin ides the	er or a	Staff N	lember is		Dat		11/2	8/2006			
-				* ~~~	IPLETED EVEN	πc							
PSC/CCA015-C (R	EV. U1/U3}			- CUM	N LLIED EVEN								

- --



From: Office of Chairman Lisa Edgar

Docket Number: 060763-TL -- Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq Florida, Inc.

1. Schedule Information

Event	Former Date	New Date	Location / Room	Time
Prehearing Conference		01/24/2007	Tallahassee / E-148	9:30 a 11:00 a.
Hearing		02/14/2007	Tallahassee / E-148	9:30 a 5:00 p.

2. Hearing/Prehearing Assignment Information

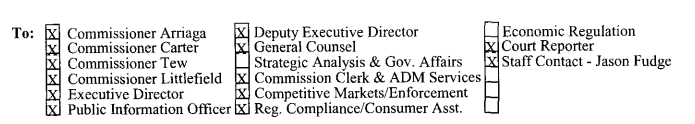
	Former Assign	ments		Current Assignments	
<u>Hearing</u> Officers	Commissioners	Hearing Exam.	Staff	Commissioners Hearing Staff Exam.	
	ALL ED AR CT TW LT			ALL ED AR CT TW LT	
<u>Prehearing</u> Officer	Commissioners ED AR CT TW LT ADM		<u> </u>	Commissioners ED AR CT TW LT ADM	
Remarks: Order I	PSC-06-1076-PCO-TL, 12/29/06	, establishe	es procedure	ure.	

				Case As	signment	and Sche	duling	Record			Page	el of l
Section 1 - Bure	an of Boca	ande Com										
Section 1 - Bure	аи от кесс	oras com	<u>mete:</u>									
Docket No. <u>060763</u>	<u>8-TL</u> Date	e Docketi	ed: <u>11/2</u>	<u>0/2006</u>	Title:	Petition multitena by Embaro	ant prop	perty in	carrier Collier	of last i County l	resort obl known as T	igations for reviso Bay,
Company: Embard	q Florida,	Inc.				-,	•••••	,				
Official Filing				E	xpiratio	n:						
Last Day to Susp	end:											
Referred to:					CCA	(CMP)	ECR	GCL	PIF		SCR	SGA
('()' indicates			<u> </u>			X		X		Time Fr		
Section 2 - OPR		and ret	urns to		10 workd	ays. SCHEDULE 1	C AN TA		NI ANIAITAIC		<u>chedule</u>	
<u>Program Module</u>	A19					E AND SUBJ				DOCUMENT		
	5.4.4					NTACT THE				413-6770		
	<u>575</u>	aff Assi	Inments									
											Due	e Dates
<u>OPR Staff</u>	D Buys, B	Casey		1	Current	CASR rev	ision le	evel			Previous	s Current
	D Dowds.						-				r	
	<u>S Simmons</u>	<u>, R Wric</u>	ht			lentificat					NONE	01/05/2007
						y & Exhib		ebuttal			NONE	01/17/2007
				3. 4.	Tectimon	ng Statem y & Exhib	ite (if	- (vne	Staff		NONE NONE	01/19/2007
					Preheari			ally) -	Starr		NONE	01/24/2007
						y Actions	Complet	te			NONE	02/07/2007
					Hearing	y Accions	compre				NONE	02/14/2007
Staff Counsel] Fudge					commendat	ion				NONE	03/01/2007
<u></u>					Agenda						NONE	03/13/2007
						Order - I	Final				NONE	03/23/2007
<u>OCRs</u>		-		111.								
				12.								
				13.							<u>_</u>	_
				14.								
				16.								
				17.								
				18. 19.								
				21.			_					
				22.								
				23.								
				25.								
				26.								
				27.							┝────	
				29.	· · ·							
Recommended ass			ng	30.								
and/or deciding	this case	:		31.							ļ	
Full Commission	C	lecion D		32.		<u> </u>					┞─────	
Hearing Examine	r Staff	F	anel <u>A</u>	33.							ļ	
neur my examme	Starr.			35.								
Date filed with	CCA: 01/04	1/2007		36.								
				37.	· · ·			· · · · · -				
Initials OPR	C1			38.								
Starr	Counsel			39. 								
Section 3 - Chai	rman Comp	letes			signment	s are as	follows		n A			
								CO				
- Hearin	g Officer	(s)			-				aring Of	1		
Commis	ssioners		Hrg	Staff				Commis	ssioners		ADM	
			Exam		1				<u></u>			
ALL ED AR			┨────┨		ł		ED	AR				
X	X	X			J				X			
Where panels a				mission	er is Pa	nel Chairm	nan:			so iD	r .	
the identical p Where one Comm				ner or -	Staff M	omber is		• •		EO18		
assigned the fu					JUAIT M	CADEL 12		Date	:	01/04/20	<u>07</u>	
-												
PSC/CCA015-C (Re	v. U1/03)				* Com	PLETED EVE	NIS					



Last Revised 01/16/2007 at 10:44 a.m.

Page 1 of 1



From: Office of Chairman Lisa Edgar

Docket Number: 060763-TL -- Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq Florida, Inc.

1. Schedule Information

Former Date	New Date	Location / Room	Time
01/24/2007	02/07/2007	Tallahassee / E-148	9:30 a 11:00 a.
			_
		Former Date New Date 01/24/2007 02/07/2007 1 1 1 1 1 1 1 1 1 1	

2. Hearing/Prehearing Assignment Information

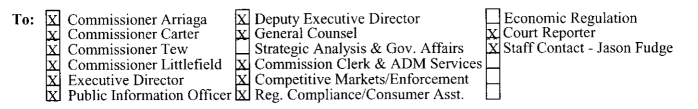
	Former Assign	ments	Current Assignme					ments					
<u>Hearing</u> Officers	Commissioners	Hearing Exam.	Staff		Commissioners						Hearing Exam.	Staff	
	ALL ED AR CT TW LT				ALL	ED	AR X	ст 1 Х	W	lt X			
<u>Prehearing</u> Officer	Commissioners ED AR CT TW LT ADM				ED /	ARC		w L1		DM	+		
Remarks:													

		<u>Case A</u>	<u>ssignment</u>	and Schedul	ing Record		Page 1	of 1
Section 1 - Rure	au of Records Complete							
	-							
Docket No. <u>06076</u>	<u>3-TL</u> Date Docketed: <u>11/2</u>	0/2006	Title:	Petition for multitenant by Embarg Fl	property	in Collier County H	resort oblig known as Tre	ations for viso Bay,
Company: Embard	q Florida, Inc.				·			
Official Filing	Date:	I	Expiratio	n:				
	pend:		-					
Referred to:			CCA	(CMP) EC		PIF RCA	SCR S	GA
(*()* indicates	OPR)	CCA in	10 workd		X		<u>chedule</u>	
<u>Section 2 - UPK</u> Program <u>Module</u>	Completes and returns to	WARNII	IU WORKO VG: THIS	SCHEDULE IS A	N INTERNA	L PLANNING DOCUMENT		
Trogram House		IT IS	TENTATIV	E AND SUBJECT	TO REVIS	ION.		
	Staff Assignments	FOR U	PDATES CO	NTACT THE REC	CORDS SECT	ION:(850) 413-6770		
							Due [Dates
OPR Staff	D Buys, K Bloom	2	Current	CASR revision	on level		Previous	Current
	B Casey, D Dowds					· · · · · · · · · · · · · · · · · · ·	C 495	01/05/2022
	<u>G Fogleman, R Kennedy</u> D Mailhot, R Moses	1.		lentification ny & Exhibits			SAME 01/17/2007	01/05/2007 01/24/2007
	B Salak, G Shafer	3.		ing Statement:			01/19/2007	01/24/2007
4	S Simmons, R Wright	4.	Revised	CASR Due			SAME	01/26/2007
с		5.		ny & Exhibits	(if any)	- Staff	01/24/2007	01/31/2007
		6.	Preheari	ing Y Actions Co			01/24/2007 SAME	02/07/2007 02/07/2007
<u>Staff Counsel</u>	J Fudge	7. 8.	Hearing	Y ACTIONS CO	aprece		SAME	02/14/2007
<u>Starr counser</u>	5 Tuuge	9.		commendation			SAME	03/01/2007
		10.	Agenda		-		SAME	03/13/2007
<u>OCRs</u>		11. 12.	Standard	d Order - Fin	al		SAME	03/23/2007
		13.					· _ · · · ·	
		14.						
	<u> </u>	15. 16.						
		17.						
		18.						
		20.						
		21.						
		23.						
		24.	· · · · ·					
		26.						
		27.						
		29.						
Recommended ass and/or deciding	ignments for hearing	30. 31.						<u> </u>]
		32.						
Full Commission	Commission Panel X	33.						<u> </u>
Hearing Examine	rStaff	34.						
Date filed with	CCA: <u>01/19/2007</u>	36.						
Initials OPR		37. 38.						<u> </u>
	Counsel	39.						
		40.						
Section 3 - Cha-	<u>rman Completes</u>	4	ssignmen	ts are as fol		SKA		
- Hearin	ng Officer(s)		_			hearing Officer		
	ssioners Hrg	Staff			Con	missioners	ADM	
ALL ED AR	Exam		:	F	ED AR			
			-	ŀ				
	re assigned the senior Co	mnissio	 mer is P:	anel Chairman	<u> </u>		I	
the identical	panel decides the case.					pproved: ED/7	hns	
Where one Comm	issioner, a Hearing Exami			Member is	•	ate: <u>01/19/20</u>	007	
-	ull Commission decides th	e case.						
PSC/CCA015-C (Re	ev. 01/03)		* CON	PLETED EVENT:	S			



Last Revised 01/24/2007 at 11:18 a.m.

Page 1 of 1



From: Office of Chairman Lisa Edgar

Docket Number: 060763-TL -- Petition for waiver of carrier of last resort obligations for multitenant property in Collier County known as Treviso Bay, by Embarq Florida, Inc.

1. Schedule Information

Event	Former Date	New Date	Location / Room	Time
Hearing		02/14/2007	Tallahassee / E-148	9:30 a 5:00 p.

2. Hearing/Prehearing Assignment Information

	Former Assign	ments		Current Assignments						
<u>Hearing</u> Officers	Commissioners	Hearing Exam.	Staff	Commissioners Hearing Staff Exam. Staff						
	ALL ED AR CT TW LT			ALL ED AR CT TW LT X X X X						
<u>Prehearing</u> Officer	Commissioners ED AR CT TW LT ADM X			Commissioners ED AR CT TW X X						
Remarks: Panel c	hange only.									

		<u>Case A</u>	<u>ssignment</u>	; and Schee	luling R	lecord			Pa	ge 1	of 1	
Section 1 - Bure	au of Records Complete											
Docket No. <u>060763</u>	<u>3-TL</u> Date Docketed: <u>11</u>	<u>/20/2006</u>	Title:	Petition multitena by Embarc	int prop	erty in	Collier	of last County	resort o known as	bliga Trev	itions /iso B	fo ay,
Company: Embard	Florida, Inc.			Dy Embart	1 110110	a, 10.						
	Date:	ļ	Expiratio	n:								
Last Day to Susp Referred to:	end:		ADM	CLK	((140)	ECR	GCL	PIF	RCA	so	-D	so
(*()" indicates	OPR				(CMP) X [<u> </u>	<u> </u>	
	Completes and returns 1	o CCA in	10 worke	lays.			L		<u>Schedule</u>		···	<u> </u>
Program Module	A19	WARNI	NG: THIS	SCHEDULE 1 'E AND SUBJ	S AN IN	TERNAL	PLANNING N	DOCUMEI	VT			
	Staff Assignment	EOD U		E AND SOBS				413-6770)			
	<u>əcarı Aşşıyımert</u>	2								Due D	ates	
OPR Staff	D Buys, K Bloom		Curnor	t CASR rev	ision le	างคา			Previo		Curr	ror
UPK SLATT	B Casey, D Dowds				-							
	G Fogleman, R Kennedy	1.		<u>entificat</u>			<u> </u>		SAME		01/05	
	D Mailhot, J Mann B Merritt, R Moses	<u> </u>		ny & Exhib ry Actions			Starr		01/24/2 SAME		01/31	
	B Salak, G Shafer	4.		d Order -					03/23/2	007	04/02	_
	S Simmons	<u>5</u> .							-			
		6.										
<u>Staff Counsel</u>	P Wiggins	8.						<u> </u>				
		9 .							_		_	
<u>QCRs</u>	· · · · · · · · · · · · · · · · · · ·	-10. 11.						· ···				
<u>ĀČ113</u>	······································	12.										
		<u>13</u> .										
	·····	14. 15.										
		16. 17.			_							
		18.										_
		19. 20.			<u> </u>	.		······································				
	··· ·· ··· ··· ··· ··· ··· ··· ·	21.										
		22. 23.										
		24.						-				
		25. 26.										
		27.						. <u> </u>				
		29.										
Recommended ass and/or deciding	ignments for hearing this case:	30. 31.		· · ·							;	
	· · · · ·	32.										
Full Commission Hearing Examine	Commission Panel <u>\</u> rStaff	33.						<u></u>			- <u>_</u>	
	.	- 35.							_		-	
Date filed with	CCA: <u>03/29/2007</u>	36. 37.									- <u></u>	
Initials OPR	- <u></u>	38.										
Staff	Counsel	39. 40.	<u> </u>		_							
Section 3 - Cha	irman Completes		Assignmen	ts are as	follows	:						
						Proha	aring Of	ficer				
	ng Officer(s) ssioners Hrg	Staff					ssioners		ADM			
	Exan						i					
	MM C1 C2	_{			ED	<u> </u>	MM	<u>1 C2</u>	╂┨			
X X	X X Reprint X Reprint A ReprintA Reprint A Reprint A Reprint A Reprint A Reprint A Reprint A Rep			anal Chai-		X						
	re assigned the Senior (_000015510	ner is Pa	aner unarr	INCLUE :			001	1 -			
the identical	pane] decides the case. issioner, a Hearing Exami					Appr	roved:	- እለት	the C			

PSC/CCA015-C (Rev. (01/03)
----------------	--------	-------	---

COMPLETED EVENTS

____ · _ · · ___

			<u>Case As</u>	ssignment	t and Sc	hedu l	ing Re	cord			Pag	ge 1 of	f 1
Section <u>1 - Off</u> i	ice of Commission (Çlerk 🦰						,	\frown				
	<u>3-TL</u> Date Docket		0/2006	Title:	Petiti multit by Emb	enant	prope	rty in	∣Collie	of last r County	resort ob known as	oligati Trevis	ions for so Bay,
Company: Embar	q Florida, Inc.				by Lind			, 2000					
Official Filing	Date:		E	xpiratio	m: _								
Last Day to Sus Referred to:	pend:			ADM	CLK	(0	MP)	ECR	GCL	PIF	RCA	SCR	SGA
("()" indicates	OPR)			ADM			X	LCN	X	F 11	INC.A	JCK	
Section 2 - OPR	Completes and ret	urns to	CLK in	10 worke	lays.	F TC		TRAL	DI ANNTH		Schedule		
<u>Program Module</u>	A19		IT IS	KG: THIS TENTATIV	E AND S	UBJEC	T TO R	EVISIO	N.				
	<u>Staff Assi</u>	gnments	FOR UP	PDATES CO	NTACT T	HE RE	CORDS	SECTIO	N:(850)	413-677	0		
				_							D	ue Dat	es
OPR Staff	D Buys, K Bloom		4	Current	t CASR r	revisi	on lev	/el			Previo	us	Current
	<u>B Casey, D Dowds</u> G Fogleman, R Ker		1.	Staff R	econmenc	ation					NONE		6/07/2007
	D Mailhot, J Man B Merritt, R Mose	n	2.	Agenda Standar	d Order	<u> </u>					NONE		6/19/2007
	B Salak, G Shafe		4.	Close De		r Revi	ise CAS	SR			05/10/20		2/28/2007
	S Simmons		5.									-+	
			6.										
<u>Staff Counsel</u>	P Wiggins	<u> </u>	8.										
	·		9.										<u> </u>
<u>OCRs</u>]11.										
			12.										
] 14.										
			15. 16.										
			17.										
			19. 20.										
			21.								4	=	
			22.										
			24. 25.								+		
		-	26.									\square	
			27.										
Recommended ass	ignments for heari	ina	29.										
and/or deciding	this case:		31.										
	Commission P	anel <u>X</u>	32. 33.										
Hearing Examine	er Staff	_	34. 35.								_	<u> </u>	
Date filed with	CLK: 05/14/2007		36.										
Initials OPR			37.										
Staff	Counsel		39. 40.										
Section 3 - Cha	irman Completes			ssignmen	ts are a	as fo	llows:						
- Heari	ng Officer(s)							Prehe	earing (fficer			
	ssioners	Hrg	Staff			[issioner		ADM		
ALL ED CT	MM AG SK	Exam				ŀ	ED	ст	MM	AG SK	4		
x x				1				x					
	re assigned the se		mmissio	ner is P	anel Cha	airman	1:		· ·	<u> </u>	0 ~		
Where one Comm	panel decides the missioner, a Hearm	ıg Exami			Member ·	is		App Dat	roved: e:	05/14/2	2007		
assigned the f	ull Commission dec	cides th	e case.										
PSC/CLK015-C (R	ev. 04/07)			* CO	PLETED	EVENT	rs 🛛						

		<u>Case</u>	Assignment	and Sch	eduling Re	ecord			Page	e 1 of 1
off:	E. C	~				-				
Section 1 - Offi	<u>ce of Commission Cler</u>	<u>c</u>								
Docket No. <u>060763</u>	<u>3-TL</u> Date Docketed:]	1/20/200	<u>6</u> Title:	multite	n for waiv nant prope rg Florida	erty in	Colli	r of last er County	resort obl known as T	igations for reviso Bay,
Company: Embard	ą Florida, Inc.			-	-					
Official Filing	Date:		Expiratio	n:						
Last Day to Susp	end:									
Referred to:			ADM	CLK	(CMP)	ECR	GCL	PIF	RCA	SCR SGA
("()" indicates	OPR)				X		X			
Section 2 - OPR	Completes and returns	to CLK	in 10 worke	lays.					Schedule	
Program Module	A19		VING: THIS LS TENTATIV					NG DOCUME	NI	
		500	UPDATES CO) 413-677	0	
	<u>Staff Assignme</u>	<u>its</u> its	0.0/1120 00						-	
									Du	e Dates
<u>OPR Staff</u>	D Buys, K Bloom		5 Current	t CASR re	vision lev	vel			Previou	s Current
<u></u>	B Casey, D Dowds				-					
	G Fogleman, R Kenned			ecommenda	tion				06/07/200	(
	D Mailhot, J Mann	2.	<u>Agenda</u>						06/19/200	
	B Merritt, R Moses	3.	Standar		Device CA	- 0			07/09/200	
	B Salak, G Shafer	4.	Close D	OCKET OF	Revise CAS	<u>5K</u>		- 1 /m	05/10/200	12/28/2007
	<u>S Simmons</u>	<u> </u>							-	
		7.		•						
Staff <u>Counsel</u>	P Wiggins	8.		- 40 -	v/					
<u>Starr Çounser</u>		9.		·	6 G					
		10.		· · ·						
<u>OCRs</u>		11.								
		12.								
	#	13.								
	11- <u>11-</u>	14. 15.	-							
		16.								
		<u> </u>								
		18. 19.		· · · · · · · · · · · · · · · · · · ·						
		<u></u> 20.								
		21.								
		22.							_	
	<u> </u>	24								
		25.								
	<u></u>	26.								
		28.								
		29.								
···· ·	ignments for hearing	30.								
and/or deciding	this case:	31.								
Full Commission	Commission Panel									
Hearing Examine	r Staff	34.								
	—	35.								
Date filed with	CLK: <u>06/07/2007</u>	36.								
Initials OPR		37.								
	Counsel	39.								
		40.						, , , , , , , , , , , , , , , ,		
Section 3 - Cha	<u>irman Completes</u>		Assignmen	ts are as	s follows:					
- Hearie	ng Officer(s)					Prehe	arino	Officer		
	ssioners Hr	g Staf	ff		[issione		ADM	
Coalin		am jocar								
ALL ED CT					ED	СТ	MM	AG SK		
x x	X					X				
Where panels a	re assigned the senior	Commiss	ioner is P	anel Chai	irman:				()	
the identical	panel decides the case	e.				Аррі	roved:	22)/	the r	
Where one Comm	issioner, a Hearing Ex	aminer o	r a Staff	Member is	5	Date		-Pendin	5- LI.0.	1
assigned the f	ull Commission decide	s the cas	е.						• 6/191	0
PSC/CLK015-C (Re	ev. 04/07)		* CO	MPLETED E	VENTS					

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: November 22, 2006
TO: Blanca S. Bayó, Commission Clerk and Administrative Services Director
FROM: Beth W. Salak, Director, Division of Competitive Markets & Enforcement
RE: Access to Confidential Document 10660-06, Petition by Embarq Florida, Inc.

060763-TC

The following personnel need access and should be permitted access to Confidential Document No. 10660-06:

Dale Buys Ray Kennedy Dale Mailhot Rick Moses FPSC, CLK - CORRESPONDENCE <u>Administrative</u> Parties Consumer DOCUMENT NO.05366-07 DISTRIBUTION:

CCA	Official	Filing****12/29	9/29 3:01 PM
-----	----------	-----------------	--------------

12/29/2006 3:01:00 PM

Signed / Hand Deliver

060763-tl

eop.doc

Matiida Sanders

From: Sent: To: Subject: Jackie Schindler Friday, December 29, 2006 3:02 PM CCA - Orders / Notices; Jason Fudge; Patrick Wiggins Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: Order Type:

PSC-06 - 1076 - PCD -TL

An ORDER ESTABLISHING PROCEDURE has been moved to GC Orders for issuance TODAY per Commissioner Carter.

11

Thanks.

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

29 PH 3: \gtrsim

1

CCA Official Filing 1/2/2007 9:14 AM*********

9:14 AM*********

Ì

Timolyn Henry*****1

Timolyn Henry

From: Sent: To: Subject: Pauline Evans Tuesday, January 02, 2007 9:14 AM CCA - Orders / Notices Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: Notice Type: 1/2/2007 9:10:00 AM 060763-TL 060763.issue.id.notice.doc Memo for Issuance

Issue identification notice for docket number 06763-TL

Thank you and have a wonderful day.

Pauline Evans Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850 850-413-6195 pevans@psc.state.fl.us

41D

1

CCA Official Filing****1/16/207 11:24 AM

Matilda Sanders 75C-07-0047-200-72

From: Sent: To: Subject: Jackie Schindler Tuesday, January 16, 2007 11:18 AM CCA - Orders / Notices; Jason Fudge Order / Notice Submitted HECEWED PPSC

1

07 JAN 16 PM 1:41

COMMISSION CLERK

Date and Time: Docket Number: Filename / Path: Order Type: 1/16/2007 11:17:00 AM 060763-tl oep-2nd.doc Signed / Hand Deliver

A SECOND ORDER ON PROCEDURE AND ORDER GRANTING UNOPPOSED MOTION FOR EXTENSION OF TIME has been moved to GC Orders for issuance today. The SIGNED Order will be brought to you by 2 pm today.

4

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

CCA Official Filing 1/19/2007 1:22 PM*********

1:22 PM********

Timolyn Henry **2 RECEIV

Timolyn Henry

÷,

,

From: Sent: To: Subject: Jackie Schindler Friday, January 19, 2007 1:14 PM CCA - Orders / Notices; Jason Fudge Order / Notice Submitted 3

PSC-07-0050-CFO-TL

- JAN 19 PM 1:24

COMMISSION CLERK

Two ORDERS GRANTING REQUESTS FOR CONFIDENTIAL CLASSIFICATION have been moved to GC Orders for issuance:

Conf-11434-06.doc And Conf-10660-06.doc

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

CCA Official Filing 1/19/2007 1:22 PM*********

1:22 PM*********

RECEIVEOIN Hego******2

Timolyn Henry

1

<u> 250-07-0057-CFO-TL</u>

17 IAN IQ PM 1.2

From: Sent: To: Subject: Jackie Schindler Friday, January 19, 2007 1:14 PM CCA - Orders / Notices, Jason Fudge Order / Notice Submitted 3

COMMISSION CLERK

Two ORDERS GRANTING REQUESTS FOR CONFIDENTIAL CLASSIFICATION have been moved to GC Orders for issuance:

Conf-11434-06.doc And Conf-10660-06.doc

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-413-6754

Marguerite Lockard

From: Sent: To: Subject:

- 4

Jackie Schindler Thursday, January 25, 2007 1:57 PM CCA - Orders / Notices; Jason Fudge Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: 1/25/2007 1:57:00 PM 060763-tl intervention - treviso.doc

 $2 \rho g$

An ORDER GRANTING INTERVENTION has been moved to GC Orders for issuance. Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2510 Shumard Oak Boulevard Tallahassee, FL 32399 850-113-6751

PSC-07-0066-PCO-TL

Marguerite Lockard

PSC-07-0117-CFO-TL

From: Sent: To: Subject:

Date and Time:

Docket Number:

Filename / Path:

Order Type:

Jackie Schindler Wednesday, February 07, 2007 11:09 AM CCA - Orders / Notices; Jason Fudge Order / Notice Submitted

2/7/2007 11:08:00 AM 060763 060763conf1.doc Signed / Hand Deliver

att A -line not 01

An ORDER GRANTING CONFIDENTIALITY has been moved to GC Orders for issuance today - the SIGNED Order will come to you later today.

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 850-413-6754

RECEIVED FPSC EB-7 PH 1: 33

CCA Official Filing****4/18/2007 2:08 PM

Matilda Sanders

PSC - 07-0311A-FOF-TZ

From: Sent: To: Subject: Jackie Schindler Wednesday, April 18, 2007 2:08 PM CLK - Orders / Notices Order / Notice Submitted

ΠØ

Date and Time: Docket Number: Filename / Path: 4/18/2007 2:07:00 PM 060763-TL 060763ao.doc

An AMENDATORY ORDER has been moved to GC Orders for issuance. Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 850-413-6754

\sim

Marguerite Lockard

From: Sent: To: Subject: Jackie Schindler Tuesday, May 08, 2007 3:23 PM CLK - Orders / Notices; Patrick Wiggins Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: Order Type: 5/8/2007 3:21:00 PM 060763-tl treviso bay comcast confid.doc Signed / Hand Deliver

3pgo

An ORDER GRANTING COMCAST OF THE SOUTH, INC.'S REQUEST FOR SPECIFIED CONFIDENTIAL CLASSIFICATION OF DOCUMENT NO. 01418-07 (X-REF 01515-07) has been signed and moved to GC Orders for issuance.

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2590 Shumard Oak Boulevard Tallahassee, FL. 32399 850-913-6759



PSC-07-0402-CF0-TL

Marguerite Lockard

PSG-01-0403-CFO

From: Sent: To: Subject: Jackie Schindler Tuesday, May 08, 2007 3:21 PM CLK - Orders / Notices; Patrick Wiggins Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: Order Type: 5/8/2007 3:19:00 PM 060763-tl embarq 1181-06 confid orderfinal.doc Signed / Hand Deliver



An ORDER GRANTING EMBARQ FLORIDA INC.'S REQUEST FOR SPECIFIED CONFIDENTIAL CLASSIFICATION OF DOCUMENT NOS. 01513-07 AND 01516-07 has been signed and moved to GC Orders for issuance. I expect it to come on our 3:20 run.

1

Thanks.

js

Jacqueline Schindler Office of the General Counsel Florida Public Service Commission 2590 Shumard Oak Boulevard Tallahassee, FL 32399 850-913-6759