VOTE SHEET

September 25, 2007

Docket No. 060822-TL – Petition for relief from carrier-of-last-resort (COLR) obligations pursuant to Florida Statutes 364.025(6)(d) for two private subdivisions in Nocatee development, by BellSouth Telecommunications, Inc.

<u>Issue 1a</u>: Under Section 364.025(6)(d), Florida Statutes, has AT&T shown good cause to be relieved of its Carrier-of-Last-Resort obligation to provide service at the Coastal Oaks and Riverwood subdivisions in the Nocatee development located in Duval and St. Johns Counties?

Recommendation: No. AT&T has not shown good cause to be relieved of its COLR obligation to provide basic local exchange telephone service to the residents of the Coastal Oaks and Riverwood subdivisions in the Nocatee development located in Duval and St. Johns Counties.

DENIED, alternative recommendation submitted by commissioners was approved; language proposed by General Crunsel at the enference to be included in the order.

<u>Issue 1b</u>: Is AT&T entitled to seek recovery of a portion of its cost for the extension of facilities, pursuant to Rule 25-4.067, F.A.C., and AT&T's tariff prior to installing its facilities in the private subdivisions in Nocatee? **Recommendation:** No. Rule 25-4.067, F.A.C, and AT&T's tariff do not apply in this case.

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COMMISSIONERS ASSIGNED: All Commissioners

COMMISSIONERS' SIGNATURES

MAJORITY	<u>DISSENTING</u>
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Latrina & Mc Murrian	
Los Edger	
FUINTED (F)	
Jany Glan	

REMARKS/DISSENTING COMMENTS:

DOCUMENT NUMBER-DATE

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<u>Issue 2</u>: Should this docket be closed?

Recommendation: Yes. This docket should be closed upon issuance of the final order.

APPROVED