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ATTACHMENT B

AT&T Florida FPSC Dkt No. 070646-TP Request for Confidential Classification Page 1 of 1 12/21/07

REQUEST FOR CONFIDENTIAL CLASSIFICATION OF AT&T FLORIDA'S SUPPLEMENTAL RESPONSE TO STAFF'S FIRST SET OF INTERROGATORIES, NO. 6

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AT&T Florida FPSC Dkt No. 070646-TL Staff's 1st Set of Interrogatories November 2, 2007 SUPPLEMENTAL Item No. 6 Page 1 of 1

REQUEST:

- a. If the scripting requirement is removed for AT&T Florida for intraLATA long distance service, what safeguards, if any, will remain in place to ensure consumer awareness of intraLATA toll competition?
- b. What will AT&T Florida's business practice be for communicating information to new customers regarding intraLATA carrier choices?
- c. If it is AT&T Florida's position that no safeguards are needed, please list the source data relied on that indicates that safeguards are not necessary.

SUPPLEMENTAL RESPONSE:

a. As AT&T Florida stated in its previous response, and as found by the FCC, a stand-alone intraLATA toll market does not really exist anymore. Customers are accustomed to having a carrier meet all of their voice needs when they call a carrier for service. However, for those customers who want to exercise their right to pick their preferred carrier, AT&T Florida is planning to implement the following changes in meeting the customer's request:



AT&T Florida will continue to assess what is occurring when customers call AT&T Florida for voice service and will alter, change or modify the above procedure(s) as necessary in order to meet the future needs of the business.

- b. See response to (a) above.
- c. N/A.

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