

Robert Culpepper Senior Attorney Legal AT&T Florida 150 South Monroe Street Room 400 Tallahassee, Florida 32301 T: 404-335-0841 F: 404-614-4054 rc1191@att.com www.att.com

February 14, 2008

Ms. Ann Cole Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re:

Docket No. 000121A-TP

In Re: Investigation into the establishment of operations support systems permanent incumbent local exchange Telecommunications companies

Dear Ms. Cole:

Pursuant to Section 4.5.1 of the Florida SEEM plan, BellSouth Telecommunications, Inc. d/b/a AT&T Florida ("AT&T Florida") has notified Tennessee Telephone Service, LLC d/b/a Freedom Communications, USA LLC ("Freedom Communications") of its intent to withhold payment of certain SEEM payments. A copy of the letter advising Freedom Communications of such action is enclosed for filing. The attachments to the letter contain proprietary information and will be filed separately with a Request for Confidential Classification.

Sincerely

Robert A. Culpepper

Enclosures

cc:

All parties of record Jerry D. Hendrix Matthew T. Davis



Kristen Shore

T: 404.927.7560

675 W Peachtree Street NW

F: 404:529.7839

Atlanta, GA 30375

kristen.shore@att.com

Sent Via Electronic Mail

February 13, 2008

Matthew T. Davis

Tennessee Telephone Service, LLC d/b/a Freedom Communications, USA LLC 201 Skyline Drive

Dickson, TN 37055

RE: Notice of AT&T's exercise of Section 4.5.1 of the SEEM Administrative Plan

Dear Mr. Davis:

Section 4.5.1 of the SEEM Administrative Plan provides in relevant part that AT&T is not "obligated to pay Tier-1 or Tier-2 Enforcement Mechanisms for non-compliance with a performance measure if such non-compliance results from a CLEC[']s acts or omissions that cause failed or missed performance measures. These acts or omissions include but are not limited to, accumulation and submission of orders at unreasonable quantities or times, failure to follow publicly available procedures, or failure to submit accurate orders or inquires."

On several days in December 2007, Tennessee Telephone Service, LLC d/b/a Freedom Communications, USA LLC ("Freedom Communications") submitted a greatly increased quantity of local service requests ("LSRs"). Further, these submissions were not made in accordance with applicable AT&T ordering guidelines.

Freedom Communications' submission of such orders resulted in AT&T's inability to meet the SQM measurement standard associated with two ordering metrics -- the Reject Interval O-8 [RI] measurement and the Firm Order Confirmation Timeliness O-9 [FOCT] measurement in several states. Accordingly, and except as noted herein (see footnote 3), please be advised that pursuant to Section 4:5.1 of the SEEM Plan, AT&T is not obligated to pay SEEM payments associated with RI and FOCT for the month of December 2007, because the SEEM liability associated with such measures was triggered by Freedom Communications' actions.²

Specifically, on several dates in December 2007, Freedom Communications submitted large quantities of LSRs.³ Freedom Communications substantially increased its LSR submission volume without providing a forecast in advance of such submissions and without working with AT&T to establish project coordination.

Alabama SEEM Plan, Version 2.01 (July 1, 2006), Florida SEEM Plan, Version 5.00 (July 1, 2007), Georgia SEEM Plan, Version 3.0 (August 1, 2005); Kentucky SEEM Plan, Version 3.00 (August 1, 2005), Mississippi SEEM Plan, Version 2.01 (November 1, 2006), North Carolina SEEM Plan, Version 2.01 (July 1, 2006); and South Carolina SEEM Plan, Version 2.01 (May 1, 2006).

Freedom Communications' interconnection agreement (*ICA*) incorporates by reference the SQM/SEEM plan. See ICA, Attachment 9.

Specifically, December 16th through December 26th, 2007. AT&T performed a re-run of the December data for Freedom Communications with the ordering data for the aforementioned days removed. With the days involving "order dumping", AT&T incurred minimal SEEM liability in Kentucky and North Carolina. Because Freedom Communications' activities did not cause this. SEEM liability, these payments will be made.

Freedom Communications has an obligation to submit orders as outlined in AT&T's ordering guidelines.⁴ Freedom Communications' failure to follow such guidelines placed an extraordinary demand on AT&T's ability to process such orders within the applicable performance intervals and resulted in AT&T missing the RI and FOCT measures through no fault on AT&T's part.

Enclosed for your review are two documents which show the FOCT and RI results for the month of December 2007, for: (i) Freedom Communications; (ii) all other competitive local exchange carriers ("CLECs") operating in the AT&T's Southeast region; and (iii) combined results for all CLECs, including Freedom Communications. As you can see, Freedom Communications' performance results are substantially lower than the performance results for all other CLECs for both measurements. Again, Freedom Communications' results are directly and exclusively attributable to Freedom Communications' failure to follow applicable ordering guidelines and its decision to substantially increase its volume of LSR submissions. The SEEM liability that is being withheld is also set forth in the enclosed FOCT and RI documents.

In sum, Freedom Communications' submission of LSRs in increased quantities and without adhering to applicable ordering guidelines caused AT&T to miss the RI and FOCT performance measures in December 2007. As a result thereof, and except as noted above in footnote 3, AT&T will not pay Freedom Communications any SEEM remedies associated with such measures for the month of December 2007.

Sincerely,

Kristen Shore

Enclosures

cc: Alabama Public Service Commission
Florida Public Service Commission

Wish E. Show

Georgia Public Service Commission

Kentucky Public Service Commission

Mississippi Public Service Commission

North Carolina Utilities Commission

South Carolina Public Service Commission

ICA, Attachment 6, § 2.3.1 obligates Freedom Communications to abide by AT&T's electronic interface guidelines. The relevant guideline is AT&T's Operations Support Systems (OSS) Interconnection Volume Guidelines, (Version 7:0, issued September 2007). In submitting LSRs in the volume and manner that occurred in December 2007, Freedom Communications failed to follow the requirements of Section 2 of the aforementioned guidelines. The guidelines are available on the web at the following address:

http://wholesale.att.com/reference_library/quides/leo/assets/pdf/oss_volume_quidelines.pdf

CERTIFICATE OF SERVICE Docket No. 000121A-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

Electronic Mail and U.S. Mail this 14th of February, 2008 to the following:

Adam Teitzman Staff Counsel Jerry Hallenstein Lisa Harvey David Rich Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Tel. No. (850) 413-6175 Fax. No. (850) 413-6250 ateitzma@psc.state.fl.us jhallens@psc.state.fl.us Isharvey@psc.state.fl.us drich@psc.state.fl.us

Tracy W. Hatch
AT&T
100 South Monroe Street
Suite 400
Tallahassee, FL 32301
Tel No. (850) 425-6360
Fax No. (850) 425-6361
thatch@att.com

Kelly A. Fennell (e-mail only)
Director-Crcm
External Affairs-Corp
Michigan Bell Telephone Company
Suite/Floor 1670
444 Michigan Ave
Detroit, MI 48226-2517
Tel No.: (313) 223-0729
Fax No.: (313) 496-9332
Kelly.A.Fennell@att.com

Verizon, Inc.
Kimberly Caswell
P.O. Box 110, FLTC0007
Tampa, FL 33601-0110
Tel. No. (813) 483-2617
Fax. No. (813) 223-4888
kimberly.caswell@verizon.com

Peter M. Dunbar, Esquire
Karen M. Camechis, Esquire
Pennington, Moore, Wilkinson,
Bell & Dunbar, P.A.
Post Office Box 10095 (32302)
215 South Monroe Street, 2nd Floor
Tallahassee, FL 32301
Tel. No. (850) 222-3533
Fax. No. (850) 222-2126
pete@penningtonlawfirm.com

Supra Telecommunications and Information Systems, Inc. Marva Johnson 2901 S.W. 149th Avenue Suite 300 Miramar, FL 33027-4153 Phone: (786) 455-4248 FAX: (786) 455-4600 marva.johnson@supratelecom.com

Michael A. Gross
Vice President, Regulatory Affairs
& Regulatory Counsel
Florida Cable Telecomm. Assoc.
246 East 6th Avenue
Tallahassee, FL 32303
Tel. No. (850) 681-1990
Fax. No. (850) 681-9676
mgross@fcta.com

Douglas C. Nelson
Sprint Nextel
233 Peachtree Street, NE
Suite 2200
Atlanta, GA 30303
Tel. No. 404 649-0003
Fax No. 404 649-0009
douglas.c.nelson@sprint.com

Brian Sulmonetti
MCI WorldCom, Inc.
6 Concourse Parkway, Suite 3200
Atlanta, GA 30328
Tel. No. (770) 284-5493
Fax. No. (770) 284-5488
brian.sulmonetti@wcom.com

William Weber, Senior Counsel Gene Watkins (+)
Covad Communications
1230 Peachtree Street, N.E.
19th Floor, Promenade II
Atlanta, Georgia 30309
Tel. No. (404) 942-3494
Fax. No. (508) 300-7749
wweber@covad.com
gwatkins@covad.com

John Rubino
George S. Ford
Z-Tel Communications, Inc.
601 South Harbour Island Blvd.
Tampa, Florida 33602
Tel. No. (813) 233-4630
Fax. No. (813) 233-4620
gford@z-tel.com

Vicki Gordon Kaufman
Moyle Flanigan Katz Raymond
& Sheehan, PA
118 North Gadsden Street
Tallahassee, FL 32301
Tel. No. (850) 681-3828
Fax. No. (850) 681-8788
vkaufman@moylelaw.com
Represents KMC Telecom
Represents Covad
Represents Mpower

Jonathan E. Canis
Kelley Drye & Warren, LLP
1200 19th Street, N.W., Fifth Floor
Washington, DC 20036
Tel. No. (202) 955-9600
Fax. No. (202) 955-9792
jcanis@kelleydrye.com

Tad J. (T.J.) Sauder
Manager, ILEC Performance Data
Birch Telecom of the South, Inc.
2300 Main Street FL
Kansas City, MO 64108
Tel. No. (816) 300-3202
Fax. No. (816) 300-3350

John D. McLaughlin, Jr. KMC Telecom 1755 North Brown Road Lawrence, Georgia 30043 Tel. No. (678) 985-6262 Fax. No. (678) 985-6213 jmclau@kmctelecom.com

Andrew O. Isar
Miller Isar, Inc.
7901 Skansie Avenue
Suite 240
Gig Harbor, WA 98335-8349
Tel. No. (253) 851-6700
Fax. No. (253) 851-6474
aisar@millerisar.com

Renee Terry, Esq. e.spire Communications, Inc. 14405 Laurel Pl. Suite 200 Laurel, MD 20707-6102 Tel. No. (301) 361-4298 Fax. No. (301) 361-4277

Suzanne F. Summerlin, Esq.
Attorney At Law
2536 Capital Medical Blvd.
Tallahassee, FL 32308-4424
Tel. No. (850) 656-2288
Fax. No. (850) 656-5589
summerlin@nettally.com
sbharvey@suzannesummerlinattorney.com

Dulaney O'Roark III (+)
WorldCom, Inc.
Six Concourse Parkway
Suite 3200
Atlanta, GA 30328
Tel. No. (770) 284-5498
De.ORoark@mci.com

Matthew Feil FDN Communications 2301 Lucien Way, Suite 200 Mailtland, FL 32751 Tel. No. (407) 835-0460 mfeil@mail.fdn.com D. Anthony Mastando
DeltaCom
VP-Regulatory Affairs
Senior Regulatory Counsel
Ste 400
7037 Old Madison Pike
Huntsville, AL 35806
Mary.Conquest@deltacom.com

Robert A. Culpepper

(+) Signed Protective Agreement