1

#### Office of Commission Clerk Official Filing

#### **Ruth Nettles**

From: Sent: To: Subject: Evan Katz [ekatz@clective.com] Friday, July 10, 2009 8:53 AM Filings@psc.state.fl.us Re: Docket: 090246-TP

Attachments:

Clective Letter 7-10-2009.pdf



Clective Letter 7-10-2009.pdf .. Dear Ms. Cole,

Re: Clective Telecom Florida, LLC Docket 090246-TP

Please see the attached file:

- Clective Letter 7-10-2009 (Clective Letter 7-10-2009.pdf)

Please contact me with any questions. Thank you.

Sincerely, Evan Katz ekatz@clective.com 404.272.0445

> DOCUMENT NUMBER-DATE 0 6 9 1 0 JUL 10 8 FPSC-COMMISSION CLERK

## **Clective Telecom Florida, LLC**

### 2090 Dunwoody Club Drive

# Suite 106-257

#### Atlanta, GA 30350

July 10, 2009

Ms. Ann Cole, Commission Clerk Office of the Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 23299-0850

Re:

:: Docket No. 090246-TP: Notice of Adoption of Existing Interconnection Agreement Between BellSouth Telecommunications, Inc. and CBeyond Communications, Inc. by Clective Florida, LLC

Dear Ms. Cole:

Clective Telecom Florida, LLC is in receipt of the patently offensive letter filed by AT&T in the above referenced matter. Although AT&T filed the information related to Mr. Noack with absolutely no explanation as to its relevance relating to this proceeding, it is clear that somehow AT&T believes that any person employed by GlobalNaps is somehow prohibited from earning a living for his or her family in any other job or position. As Clective has explained on numerous occasions to AT&T, Mr. Noack is a consultant to Clective. Mr. Noack happens to be a high quality person and telecommunications professional. His assistance to Clective is valuable. AT&T's attempt to discredit Mr. Noack simply because he is employed by GlobalNaps while he also serves as a consultant to Clective is not only defamatory, but demonstrates the pathetic and unethical morals that have come to define AT&T not only in Florida but nationwide. While most companies would be ashamed to file the letter that AT&T filed in this docket, AT&T sees nothing wrong with unethical behavior.

Clective has not raised the fact that AT&T is under investigation by the Department of Justice for antitrust activities. Clective has not raised the fact that AT&T is under investigation in Connecticut for missing quality of service standards for almost 10 years. Clective has not raised that AT&T has being investigated in New York for rigging "buy" recommendations on its stock at Salomon Smith Barney. Clective has not raised that AT&T is being investigated by the Illinois Attorney General for violating video franchise laws. Clective has not raised that AT&T

DOCUMENT NUMBER-DATE

FPSC-COMMISSION CLERK

has paid a fine of over \$2 million for violating direct federal court orders in Washington, DC. Clective has not raised that AT&T is under investigation in California for the 2007 Malibu fires.

While AT&T wants to compare business ethics between Clective and AT&T, Clective is only interested in resolving this docket and moving on with its business.

Copies have been served to the AT&T Florida.

Sincerely,

Patricia Morris