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FILED/ACCEPTED

MAY - 1 2007

Federal Communications Commission
Office of the Secretary

May 1, 2007

Ex Parte

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Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: REDACTED – **FOR PUBLIC INSPECTION** ~~IN~~ WC DOCKET
NO. **02-112** before the Federal Communications Commission
*Section 272(f)(1) Sunset & the BOC Separate Affiliate and Related
Requirements*

Dear Ms. Dortch:

In response to a letter dated March 13, 2007, from Donald K. Stockdale, Associate Chief, Wireline Competition Bureau (Bureau), and the Information Request attached thereto, and at the request of Bureau staff, AT&T Inc. (AT&T) submits additional information for Information Request 5. Moreover, AT&T hereby withdraws the data attachments to Information Request 5 that it filed on March 29, 2007 and re-filed at the Bureau's request on April 23, 2007.

The information that AT&T is filing today contains material that is extremely sensitive from a commercial, competitive, and financial perspective, and that AT&T would not, in the normal course of its business, reveal to the public or to its competitors. Such material therefore is being submitted on a confidential basis pursuant to the *First Protective Order*¹ in this proceeding and is appropriately marked. Accompanying AT&T's confidential and highly confidential information is a request for confidential treatment.

The confidential, non-redacted version of AT&T's response will be made available for inspection, pursuant to the terms of the two *Protective Orders*, as applicable, at the law offices of Sidley Austin LLP. Counsel for parties to this proceeding should contact Brendan McMurrer of that firm at (202)736-8135 to coordinate access after they comply with the terms of the FCC's *Protective Orders*. Parties seeking access to AT&T's confidential documents should first serve the Acknowledgement of Confidentiality on Mr. McMurrer at Sidley Austin LLP, 1501 K Street, N.W., Washington, D.C. 20005.

¹ *Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements, WC Docket No. 02-112, First Protective Order, DA 07-1387 (rel. March 23, 2007) (First Protective Order).*



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AT&T is separately filing a redacted version of this submission with the Secretary. Please do not hesitate to contact me if you require additional information.

Sincerely,

/s/ Frank S. Simone

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5. For the nation as a whole,

a. Provide for national, multi-locational large enterprise customers purchasing long distance voice services, **an** estimate of AT&T's market share of revenues (or of some other generally accepted unit of measurement) and an estimate of the market share of each of AT&T's competitors.

b. Provide for long haul services, **an** estimate of AT&T's market share of revenues (or of some other generally accepted unit of measurement) and an estimate of the market share of each of AT&T's competitors.

Response: See attached. As AT&T has previously explained in its March 29 filing, we have interpreted 5.a. as requesting data about AT&T's customers that spend more than \$1 million/year and 5.b. as requesting data about wholesale long distance voice and **data** services. Moreover, AT&T does not internally create responsive estimates of its own or its competitors' market shares of revenues in the ordinary course of business. Therefore, as noted previously, to respond to this particular specification, AT&T contracted with third-party firms and, on April 23, AT&T provided the methodologies used by these consulting firms to create the requested market share estimates.

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Attachment 5

Table(s) Redacted in Full