



UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

DIVISION OF
CORPORATION FINANCE

December 6, 2017

Wayne Wirtz
AT&T Inc.
wayne.wirtz@att.com

Re: AT&T Inc.

Dear Mr. Wirtz:

This letter is in regard to your correspondence dated December 6, 2017 concerning the shareholder proposal (the "Proposal") submitted to AT&T Inc. (the "Company") by Richard M. Brown (the "Proponent") for inclusion in the Company's proxy materials for its upcoming annual meeting of security holders. Your letter indicates that the Proponent has withdrawn the Proposal and that the Company therefore withdraws its November 21, 2017 request for a no-action letter from the Division. Because the matter is now moot, we will have no further comment.

Copies of all of the correspondence related to this matter will be made available on our website at <http://www.sec.gov/divisions/corpfin/cf-noaction/14a-8.shtml>. For your reference, a brief discussion of the Division's informal procedures regarding shareholder proposals is also available at the same website address.

Sincerely,

M. Hughes Bates
Special Counsel

cc: Richard M. Brown



Wayne Wirtz
Vice President, Associate
General Counsel, and
Assistant Secretary

AT&T Inc.
One AT&T Plaza
208 S. Akard Street
Dallas, TX 75202

T: 214.757.3344
F: 214.746.2273
wayne.wirtz@att.com

1934 Act/Rule 14a-8

December 6, 2017

By email: shareholderproposals@sec.gov

U.S. Securities and Exchange Commission
Division of Corporation Finance
Office of Chief Counsel
100 F Street, N.E.
Washington, D.C. 20549

Re: 2018 AT&T Inc. Annual Meeting of Shareholders
Notice of Intent to Omit Shareholder Proposal of Richard M. Brown Pursuant to Rule
14a-8

Ladies and Gentlemen:

In a letter dated November 21, 2017, AT&T Inc. notified the Staff of the Division of Corporation Finance of its intention to exclude a shareholder proposal submitted by Richard M. Brown of Detroit, Michigan, from its proxy materials for its 2018 Annual Meeting of Shareholders. Mr. Brown has withdrawn his proposal (attached as Exhibit A) and AT&T withdraws its request that the Staff concur in its decision to omit the proposal.

If I can be of any further assistance in this matter, please do not hesitate to contact me at (214) 757-3344.

Sincerely,

Encl.

cc: Richard M. Brown

EXHIBIT A

I withdraw my

Rick Ross M. Brown

AITIS Proposal

RECEIVED

DEC 04 2017

CORPORATE
SECRETARY'S OFFICE

WAYNE WIRTZ WAS GREAT

EXPLAINED AITIS PROPOSAL

I WOULD DRAW THE (my PROPOSAL)

PROPOSAL. I LIKE

TIME WASTED. I SUPPORT

you on this!

Rick Ross M. Brown
Drew

(Over)

RECEIVED

DEC 01 2017

SECRETARY OFFICE
CORPORATE

100%, I understand

Better!

Wayne Wertz explains things

I withdrew my

A.T.T. request

Thank you!

Robert M. Brown

Owner of 2,153.03%

Stamps!

Richard M. Brown

RECEIVED

DEC 04 2017

CORPORATE
SECRETARY'S OFFICE



TO
WAYNE
WIRTZ
VICE PRESIDENT

A.T.T. INC.
ONE A.T.T. PLAZA
208 S. AKERS STREET
DALLAS TEXAS
75202

I WITHDRAW MY
A.T.T.
REPORT.

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* Domestic only.



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-  USPS TRACKING™ INCLUDED*
-  INSURANCE INCLUDED*
-  PICKUP AVAILABLE

* Domestic only



RECEIVED

DEC 04 2017

CORPORATE
SECRETARY'S OFFICE

EP14H July 2013
OD: 10 x 5



PS000010000064

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1L★

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ONE RATE * ANY WEIGHT*

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USPS TRACKING NUMBER

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48209
NOV 22 17
AMOUNT
\$6.65
R2305K137110-07



75202



1004

35

* For International shipments, the maximum weight is 4 lbs.

EP14H July 2013 Outer Dimension: 10 x 5



Wayne Wirtz
Vice President, Associate
General Counsel, and
Assistant Secretary

AT&T Inc.
One AT&T Plaza
208 S. Akard Street
Dallas, TX 75202

T: 214.757.3344
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wayne.wirtz@att.com

1934 Act/Rule 14a-8

November 21, 2017

By email: shareholderproposals@sec.gov

U.S. Securities and Exchange Commission
Division of Corporation Finance
Office of Chief Counsel
100 F Street, N.E.
Washington, D.C. 20549

Re: 2018 AT&T Inc. Annual Meeting of Shareholders
Notice of Intent to Omit Shareholder Proposal of Richard M. Brown Pursuant to Rule
14a-8

Ladies and Gentlemen:

Pursuant to Rule 14a-8(j) under the Securities Exchange Act of 1934, AT&T Inc. (“AT&T” or the “Company”) hereby notifies the Staff of the Division of Corporation Finance of its intention to exclude a shareholder proposal (the “Proposal”) submitted by Richard M. Brown of Detroit, Michigan (the “Proponent”) from its proxy materials for its 2018 Annual Meeting of Shareholders (the “2018 Proxy Materials”) because the Proposal relates to the Company’s ordinary business operations and because the matters addressed by the Proposal are already implemented. Specifically, the Proposal seeks to micro-manage AT&T’s business by mandating the specific technology used in AT&T’s operations and the products and services that AT&T offers to its customers.

This letter, together with the Proposal and the related correspondence, are being submitted to the Staff via e-mail in lieu of mailing paper copies. A copy of this letter and the attachments are being sent on this date to the Proponent advising him of AT&T’s intention to omit the Proposal from its 2018 Proxy Materials.

Rule 14a-8(k) provides that proponents are required to send companies a copy of any correspondence that the proponents elect to submit to the Commission or the Staff. Accordingly, we are taking this opportunity to inform the Proponent that, if he elects to submit correspondence to the Commission or the Staff with respect to the Proposal, a copy of that correspondence must be furnished concurrently to the undersigned pursuant to Rule 14a-8(k) and *Staff Legal Bulletin 14D* (Nov. 7, 2008).

I. The Proposal

The company received the Proposal¹ on September 18, 2017, a copy of which along with other correspondence with the Proponent is attached. The resolution reads as follows:

BE IT RESOLVED – A.T.T. has been on CBS This Morning proposing shutting down all landlines. I wish seniors and everyone to have a choice keeping landline service.

REASON – Potentially millions of seniors have burglar and fire alarms connected to landlines.

FURTHER, being pushed into cell phones is a burden financially – getting minutes and all.

II. Background

We believe the Proponent is referring to a report on CBS from June 2017, discussing passage of a new Illinois Telecommunications law² that permits voice telephony carriers, including AT&T, to discontinue traditional wireline voice telecommunications services if suitable alternative services are available. This law would permit AT&T and other carriers to replace the technology used in traditional wireline voice telecommunications services and replace them with VOIP (Voice Over Internet Protocol) or other Internet Protocol-based services or, in limited situations, with wireless services. The replacement technology permits the Company to offer advanced services with improved efficiency and more features and functionality for customers. Contrary to the statements by the Proponent, AT&T would not be eliminating landlines; rather, AT&T would simply be changing the technology by which voice is carried over those lines, and which would permit the addition of broadband services. In limited circumstances, landline service would be replaced by wireless services in geographical areas where landline service is not practical or financially viable.

AT&T has never said that it will be shutting down all landlines. What AT&T has said is that as customers migrate from traditional landline telephone service (Time Division Multiplexing or TDM) to next generation landline telephone service (Internet Protocol or IP),³ AT&T needs to have the ability at some point in time to cease providing those TDM-based services. For the foreseeable future, we will continue to offer and provide both TDM-based and

¹ Although the Proponent claims to have submitted three prior shareholder proposals, the document received on September 18 was the first that was received by the Secretary of the Company. We note that each document received from the Proponent has been handwritten and very difficult to read.

² Illinois is the 20th of AT&T's 21 wireline states to pass legislation to enable AT&T and other telecommunications providers to discontinue wireline service, subject to very stringent customer notice and replacement service availability protections.

³ Voice over IP (VoIP) service is an example of an IP-based landline telephone service.

IP-based landline telephone services. As customers voluntarily elect to move from TDM to IP services, we will support those customer migrations.

As noted by CBS, 5,000 Illinois customers voluntarily drop their traditional landline service (TDM) every week. At the point where it no longer is economically viable to continue to support the TDM services, AT&T may initiate the process to discontinue the TDM services. There is no fixed date when this conversion from TDM to IP services will be complete; AT&T expects this transition to be gradual as marketplace demand for TDM service declines. Further, the conversion is likely to happen on an area by area (or state by state) basis, and will only occur after approval of the conversions by the FCC under the applicable Section 214 discontinuance requirements and by the states pursuant to any applicable state requirements, and the provision of the requisite customer notices specified by the various federal and state laws. Even when this conversion occurs, the landlines running into each subscriber's home will not be eliminated; rather, the services that are carried over these landlines will be IP-based, not TDM-based.

III. The Proposal may be properly omitted pursuant to Rule 14a-8(i)(7) because it deals with matters related to the Company's ordinary business operations

Rule 14a-8(i)(7) permits a company to omit from its proxy materials a shareholder proposal that relates to the company's "ordinary business operations." According to the Commission, the underlying policy of the ordinary business exclusion is "to confine the resolution of ordinary business problems to management and the board of directors, since it is impracticable for shareholders to decide how to solve such problems at an annual shareholder meeting." *Exchange Act Release No. 40018, Amendments to Rules on Shareholder Proposals*, (May 21, 1998) (the "1998 Release").

In the 1998 Release, the Commission identified two central considerations underlying the rule: (1) that "[c]ertain tasks are so fundamental to management's ability to run a company on a day-to-day basis that they could not, as a practical matter, be subject to direct shareholder oversight" and (2) the "degree to which the proposal seeks to 'micro-manage' the company by probing too deeply into matters of a complex nature upon which shareholders, as a group, would not be in a position to make an informed judgment." *Id.*

AT&T is a provider of telecommunications and digital entertainment services in the United States and globally, offering its services and products to consumers, businesses and other providers of telecommunications services worldwide. AT&T also owns and operates three regional TV sports networks, and retain non-controlling interests in another regional sports network and a network dedicated to game-related programming as well as Internet interactive game playing. The services and products that AT&T offers vary by market and include: wireless communications, data/broadband and Internet services, digital video services, local and long-distance telephone services, telecommunications equipment, managed networking, and wholesale services. However, the development and deployment of any product or service, the specific technology used, and the price of such product or service are operational matters that AT&T's management must deal with in the ordinary course of business after considering the

needs of its customers, the market and the business. It would be unwieldy if not impossible to have shareholders delve into the complicated, multifaceted decisions relating to the specific technology AT&T uses in its operations.

A. The Proposal Relates to a Specific Technology Used in AT&T's Operations

The Proposal requests that AT&T continue to provide "landline services." AT&T intends to continue to provide landline services; however, as noted above, the technology will change to IP-based services in lieu of traditional wireline telecommunications services. In limited circumstances, AT&T may consider replacing the traditional wireline telecommunications services provided in certain geographical areas that are not conducive to wireline services (especially mountainous, sparsely populated areas) or in areas where there is little or no demand for traditional wireline telecommunications, with fixed wireless services.

As noted in the Illinois law, Sec. 13-406.1(c)(2)(A). Large Electing Provider transition to IP-based networks and service, AT&T or another provider may only discontinue a particular service if the customer may still receive "service from at least one provider offering alternative voice service including reliable access to 9-1-1 through any technology or medium is available to one or more requesting existing customers." It is important to note that rather than reduce the functionality of the telecommunications services, the switch to IP-based services will expand the services available to our customers.

By referencing the specific type of technology AT&T would be required to use, the Proposal delves into the decision as to the specific technology to be used to provide voice telecommunications services and seeks to micromanage AT&T's business to such a degree that exclusion of the Proposal is warranted.

The Staff has long agreed that proposals seeking to regulate a company's choice of technologies implicate ordinary business matters and are therefore excludable under Rule 14a-8(i)(7). In *Marriott International, Inc.* (Mar. 17, 2010), the company sought to exclude a proposal requiring the installation of showerheads that deliver no more than 1.6 gallons per minute of flow in several test properties. The Staff concurred that the proposal could be excluded pursuant to Rule 14a-8(i)(7), stating that "the proposal seeks to micromanage the company to such a degree that exclusion of the proposal is appropriate." The Staff also noted that "the proposal would require the company to test specific technologies that may be used to reduce energy consumption."

More recently, the Staff concurred in our exclusion of two proposals directed to the AT&T's choice of technologies. The first proposal would have AT&T provide free, advanced tools that would automatically identify and block unwanted autodialed calls. The staff concurred in our exclusion of the proposal as ordinary business, noting that "the proposal relates to the products and services that the company should offer to its customers." *AT&T Inc.* (Dec. 28, 2016). The Staff also concurred in our exclusion of a proposal relating to the technology used in AT&T's set-top boxes, noting that "[p]roposals that concern a company's choice of technologies

for use in its operations are generally excludable under Rule 14a-8(i)(7).” *AT&T Inc.* (Feb. 13, 2012).

The Staff has reached this same conclusion in a number of other similar cases. See *CSX Corporation* (Jan. 24, 2011) (concurring in the exclusion of a proposal requesting the company to develop a kit that would allow it to convert the majority of its locomotive fleet to a more efficient power conversion system based on fuel cell power as relating to “a company’s choice of technology for use in its operations”); and *WPS Resources Corp.* (Feb. 16, 2001) (concurring in the exclusion of a proposal requesting the company to develop some or all of eight specified technology initiatives (including “deploying small-scale cogeneration technologies” to “improve the overall energy efficiency of private and public sector building customers”) because the proposal related to “the choice of technologies”).

Like the proposals at issue in each of *Marriott International*, *AT&T*, *CSX* and *WPS Resources*, this Proposal seeks to micromanage AT&T’s business by requiring it to use a specific technology to deliver telecommunications services. The decision as to the specific technologies used to deliver voice content to consumers are complex matters that are best addressed by management of the Company. As such, the Proposal may be excluded pursuant to Rule 14a-8(i)(7).

B. The Proposal Relates to the Products and Services that AT&T Offers to its Customers

The Proposal is also excludable as relating to the Company’s ordinary business operations because it relates to the decision of which products and services that AT&T will offer to its customers.

In numerous letters, the Staff has taken the position that proposals relating to products and services offered for sale are excludable on ordinary business grounds. For example, in *Pepco Holdings, Inc.* (Feb. 18, 2011), a proposal requested that the company pursue and implement a new business activity of marketing third-party solar providers on the company’s website and providing financing to customers to install solar systems. The company argued that the proposal could be excluded under Rule 14a-8(i)(7) as relating to the company’s decisions regarding the business activities in which it chooses to engage. The Staff concurred in exclusion under Rule 14a-8(i)(7) on ordinary business grounds and noted that “[p]roposals concerning the sale of particular products and services are generally excludable under Rule 14a-8(i)(7).” See also *Wells Fargo & Co.* (Jan. 28, 2013, *recon. denied* Mar. 4, 2013) (concurring in the exclusion of a proposal that related to the company’s decision to offer specific lending products and services to its customers); *Wal-mart Stores, Inc. (Trinity)* (Mar. 20, 2014) (concurring in the exclusion under Rule 14a-8(i)(7) of a proposal requesting that a committee of the company’s board of directors be charged with oversight of the company’s policies and standards for determining whether or not to sell certain products); *Wal-mart Stores, Inc. (Albert)* (Mar. 30, 2010) (concurring in the exclusion of a proposal requiring that all company stores stock certain amounts of locally produced and packaged food); *Wal-mart Stores, Inc. (Porter)* (Mar. 26, 2010) (concurring in the exclusion of a proposal requesting a policy that all products and services offered for sale in the U.S. be manufactured or produced in the U.S.); and *The Procter & Gamble*

Company (Jul. 15, 2009) (concurring in the exclusion of a proposal requesting the company to cease making cat-kibble).

Whether AT&T should offer to all its customers a particular product or service or a choice between particular products and services requires not only careful and detailed consideration of a host of complex technological, operational and regulatory issues but also strategic business decisions about “the projected benefits and the potential risks, as well as consideration of the many alternative opportunities available to the company,” a task that is fundamental to management’s ability to conduct its business in the ordinary course. *See Pepco Holdings, Inc.* (Feb. 18, 2011).

IV. The Proposal may be properly omitted pursuant to Rule 14a-8(i)(10) because it has been substantially implemented.

Paragraph (i)(10) of Rule 14a-8 permits the exclusion of a shareholder proposal from a company’s proxy statement if the company has already substantially implemented the proposal. According to the Commission, this exclusion “is designed to avoid the possibility of shareholders having to consider matters which have already been favorably acted upon by management.” *Exchange Act Release No. 20091* (Aug. 16, 1983).

A shareholder proposal is considered to be substantially implemented if the company’s relevant “policies, practices and procedures compare favorably with the guidelines of the proposal.” *Texaco, Inc.* (Mar. 28, 1991) (proposal requesting the company to implement a specific set of environmental guidelines was excluded as substantially implemented because the company had established a compliance and disclosure program related to its environmental program, even though the company’s guidelines did not satisfy the specific inspection, public disclosure or substantive commitments that the proposal sought).

The Staff does not require that a company implement every detail of a proposal in order to permit exclusion under Rule 14a-8(i)(10). Rather, the Staff has consistently permitted exclusion of a shareholder proposal when a company already has policies and procedures in place relating to the subject matter of the shareholder proposal, or has implemented the essential objectives of the shareholder proposal. *See, e.g., Pfizer Inc.* (Jan. 11, 2013) (proposal requesting the company to produce a report on measures implemented to reduce the use of animal testing and plans to promote alternatives to animal use was excluded where existing company laboratory animal care guidelines and policy were available on its website); *ConAgra Foods, Inc.* (July 3, 2006) (proposal requesting a sustainability report was excluded where the company already published a sustainability report as part of its corporate responsibilities report); and *The Talbots Inc.* (Apr. 5, 2002) (proposal requesting the company letter to implement a code of conduct based on International Labor Organization human rights standard was excluded in light of the company’s own business practice standards).

As noted above, AT&T is not eliminating wireline telecommunications services. Over time, it expects to change the technology used to deliver the services. In most cases, it will be replacing traditional wireline communications with IP-based services that by law must comply

November 21, 2017

Page 7

with certain minimum standards. This change not only addresses the specific concern of the Proponent that access to telecommunications services be maintained, but it brings additional services that are not available with TDM. As such, the Proposal has been substantially implemented.

* * * * *

Based upon the foregoing analysis, we request that the Staff concur that the Company may properly exclude the Proposal from its 2018 Proxy Materials.

We would be happy to provide you with any additional information and answer any questions that you may have regarding this subject. Correspondence regarding this letter should be sent to me at ww0118@att.com. If I can be of any further assistance in this matter, please do not hesitate to contact me at (214) 757-3344.

Yours truly,

A handwritten signature in blue ink, appearing to read "Wayne Wang".

Enclosures

cc: Richard M. Brown

EXHIBIT LIST

- Exhibit A September 18, 2017 correspondence received from Mr. Richard M. Brown
- Exhibit B September 19, 2017 correspondence from AT&T to Mr. Richard M. Brown
- Exhibit C September 25, 2017 correspondence received from Mr. Richard M. Brown
- Exhibit D September 26, 2017 correspondence received from Mr. Richard M. Brown
- Exhibit E September 29, 2017 correspondence received from Mr. Richard M. Brown
- Exhibit F October 6, 2017 correspondence received from Mr. Richard M. Brown

EXHIBIT A

September 18, 2017 correspondence received from Mr. Richard M. Brown

This is my 3rd time submitting this proposal!

I HAVE 2,153,038 SHARES OF A.T.T.

Respectfully,
R. M. Berman

BE IT REVOLVED - A.T.T. HAS BEEN ON CBS - THIS MORNING PROPOSING SHUTTING DOWN ALL LANDLINES. I WOULD SENSIBLY ASK EVERYONE TO HAVE A CHOICE KEEPING LANDLINE SERVICE.

REASON - POTENTIALLY MILLIONS OF SENIORS HAVE BUDGET + FIRE ALARMS CONNECTED TO LANDLINES.

FURTHER, BEING PUSHED INTO CELL PHONES IS A BURDEN FINANCIALLY - GETTING MONSTER + ALL.

I HAVE 2,153,038 SHARES OF A.T.T.

ANTHONY MASON OF CBS CH. WISCONSIN A.T.T.

DISAGREED ABOUT SHUTTING DOWN SO MANY LANDLINES IN

ILLINOIS A.T.T. REJECTS TO APPROVE

MY LEAVE PROPOSAL I WAS THE REMOVED

R. M. Berman

R. M. Berman A.T.T.

CERTIFIED MAIL

FROM:

Rickie M. Dean

U.S. POSTAGE
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\$4.54
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75202



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SEP 18 2017
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208 S. ALLEN STREET SUITE 1247
DALLAS TEXAS
75202

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AND STORIES OF
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AIT.

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EXHIBIT B

September 19, 2017 correspondence from AT&T to Mr. Richard M. Brown



Kate Luthy
Director – SEC Compliance
and Legal Counsel

One AT&T Plaza
208 S. Akard Street
Dallas, TX 75202

T: 214.757.4666
F: 214.746.2216
katherine.j.luthy@att.com

September 19, 2017

Sent Via UPS OVERNIGHT MAIL

Tracking Number: ***

Richard M. Brown

Dear Mr. Brown:

On September 18, 2017, we received your letter postmarked September 11, 2017 submitting a stockholder proposal for inclusion in the proxy materials for AT&T Inc.'s 2018 annual meeting of stockholders.

Under Securities and Exchange Commission Rule 14a-8, in order to be eligible to submit a proposal, a stockholder must have continuously held at least \$2,000 in market value of shares of AT&T Inc. common stock for at least one year by the date the proposal is submitted, have continuously owned these shares for at least one year prior to submitting the proposal, and provide a written statement that the stockholder intends to continue to hold the shares through the date of the Annual Meeting. Therefore, in accordance with Rule 14a-8, please provide us with written documentation that you intend to hold the shares through the date of the 2018 annual meeting of stockholders.

Your response must be postmarked, or transmitted electronically, no later than 14 days from the date you received this letter. Please note that, even if you satisfy the eligibility requirements described above, we may still seek to exclude the proposal from our proxy materials on other grounds in accordance with Rule 14a-8. Moreover, if we include the proposal in our proxy materials, it will not be voted on if you or a qualified representative does not attend the annual meeting to present the proposal. The date and location of the meeting will be provided at a later time.

Sincerely,

EXHIBIT C

September 25, 2017 correspondence received from Mr. Richard M. Brown

"John H"

Kirk M. Brown

2,153,038
✓
CHATT

TO Everyone!
I submitted 3 shareholder proposals
The postal service has verified they were
ALL RECEIVED!

RECEIVED

SEP 25 2017

CORPORATE
SECRETARY'S OFFICE

Shareholder Proposal

ATT Inc.

208 S. Akard Street

Suite
3241

DALLAS TEXAS

75202

They were all signed by as you requested!

RECEIVED

Sept. 5th Just After 11 AM

Another Sept. 5th Just After 11 AM

OCT. 6 10:59 AM

My proposal STOP shutting down landlines!
Millions of seniors have their connections to their
Burglar + fire alarms Also, cell phone minutes

Could be a bonus on some!

I have 2153.078 share of AIT

Lots of shareholders proposals don't

MEET your likes!

~~I have~~ ^{IT} ~~been~~ ^{LEAVE} ~~submitted~~

Proposals are what the identity of a
Company IT has been a PROPOSAL FOR

Decisions

METROPLEX MI 480

20 SEP 2017 PM 15 L



URGENT

TO

STRECKHOFF'S

PROPOSALS

SUITE 3241

ATTN: IRENE

208 S. AKARD ST. SUITE 3241

DALLAS, TEXAS

75202



EXHIBIT D

September 26, 2017 correspondence received from Mr. Richard M. Brown

My Pftare II O

RICHARD M. BURR

Richard M. Burr
Dear

TO HATE LUTTY!

As I have written or called about

many times

I have 2153.038
shares of A.T.T.

I will never sell it!

Do the math. I have owned this for

for many yrs. I receive over \$1,000

in dividends every 3 months, so yes!

My 2153.038 shares of A.T.T.

is now worth \$2,000 w market

value! I will hold it as

long as I live - ALL OF IT!



IF you call, I can give you to show
I have 2153, 038 shares of A.T.T.

A.G.A., for pieces of information
anytime

3 TIMES you representative who
RECEIVED my letter to the A
Propose to STOP A.T.T. from
shutting down LAW LEVEL

Thank you letter you send me

on the MEETING! IT was as
TOUGH TO MAKE IT, BUT I will
CERTAINLY ASK you TO SEND ME ANY NEWS!

Richard M. Brown
Detroit

Visit USPS.com for Shipping Supplies & Services

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(214) 757-4666

93300004

Utility Mailer

10" x 14" (usable inside dimension)



Please Recycle

\$1.19

Utility Mailer

I won't add my ~~card~~
Richardson

I will not be rec'd
my ATT.

SIGNATURE

Richardson



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Product of the United States Postal Service
MADE IN THE U.S.A.



Ricardo M. [unclear]



1004

\$10.30
R2305K137110-15

United States Postal Service®
SIGNATURE CONFIRMATION™



TO:

ONE ATT. PLAZA
208 S. AKARD STREET
DALLAS TEXAS
75202

RECEIVED

SEP 26 2017

CORPORATE
SECRETARY'S OFFICE

TO KATY
LUTZ
DIRECTOR SEC
COUNCIL



Utility Mailer
10 1/2" x 16"

Your STAR # of
(214) 751-4666 not working!

Ready **P**ost

EXHIBIT E

September 29, 2017 correspondence received from Mr. Richard M. Brown

my phone #s

Richard M. Benson

I have 253,038 shares
of A.T.T. (worth over \$80,000)

I want to have a structured
proposal ^{given} ~~over~~ services & other needs
to keep their involvement.

A.T.T. has stated they want to
eliminate land use plan.

RECEIVED

SEP 29 2017

CORPORATE
SECRETARY'S OFFICE

Potentially, millions of shares
that are not fully accounted for
in answer I've also A.T.T. for decades
I will not see A.T.T.

Richard M. Benson

Dr. Jim's name

IF Anyone needs Proof I
Have 2,153,038 shares, Con-Trust
will validate this!

Someone can put me on a 3 way
Conversation if needed. I will totally
cooperate! A.T.T. has had lots of
chances to call me, and they do silly
things like deliberately "misunderstand"

I want A.T.T. to give serious an
opportunity to keep their landline
service! In particular, investors and

A.T.T. since I handle this better! I worked
for the phone company and made money for them.
Richard M. Bunn Sept. 21, 2011

FROM:

Richard M. Howard



1000



75202

U.S. POSTAGE
PAID
DETROIT, MI
48209
SEP 21, 17
AMOUNT
\$4.33
R2305K137115-17

TO:

Kate Liddy - ATT
ONE ATT PUZA
208 S. AKARD STREET
DALLAS TEXAS 75202
75202

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SEP 29 2017

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TO
KATE LIDDY
DIRECTOR SEC COMPLIANCE
+ GENERAL COUNSEL

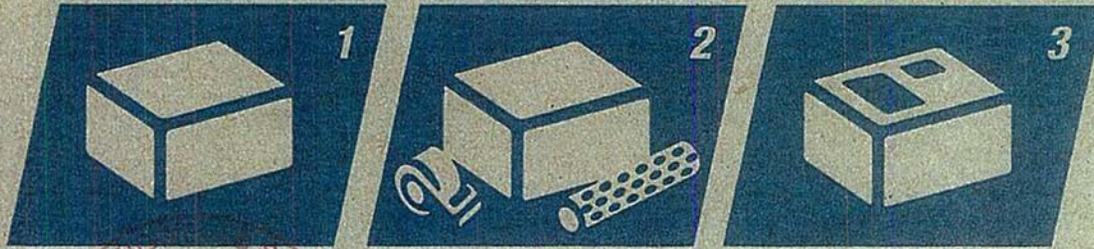
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EXHIBIT F

October 6, 2017 correspondence received from Mr. Richard M. Brown

Mr. P. Bennett

Richard M. Brown

TO KATY LUTY!

~~I~~ I own 2153,038 shares
of A.T.T. for many years!

I will never sell it.

\$38.30 is the last # I received A.T.T.

My current value is over \$1,000

I will never sell it.

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OCT 06 2017

CORPORATE
SECRETARY'S OFFICE

Former phone company supervisor,

Don Calamit is in my will for my
stocks.

I will not sell.

Richard M. Brown

Richard M. Brown
Dewitt

Richard M.
Brown

[Signature]

Richard M. Dennis

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OCT 06 2017

CORPORATE
SECRETARY'S OFFICE



TO
KATY ^{Kate} 208
LUTHY ^{Luthy} 3213
DIRECTOR JEC
COMPUTER AND LEGAL COUNSEL

ONE A.T.T. PURS
208 S. ALBERT ST.
DALLAS TEXAS
75202

I RECEIVED YOUR
OVERSIGHT MAIL ON

SEPT. 20, 2017.

YOUR STATE PHONE # AT
(214) 757-4666 ISNT WORKING!