

CE

MAY 17 2006

No. 243991

In we um < ui i,æ :such o Cowl
Washington Cowl of Appeals, Division Threo

By _____

**COURT OF APPEALS, DIVISION III
OF THE STATE OF WASHINGTON**

AT&T CORP.,

Appellant,

v.

MICHAEL McKEE,

Respondent.

**APPEAL FROM THE SUPERIOR COURT
FOR CHELAN COUNTY
HONORABLE JOHN E. BRIDGES**

RESPONDENT'S STATEMENT OF ADDITIONAL AUTHORITIES

F. Paul Bland, Jr.
(admitted *pro hac vice*)
Michael J. Quirk
Trial Lawyers for Public Justice
1717 Massachusetts Ave., NW
Suite 800
Washington, D.C. 20036-2001

Scott M. Kane (WSBA No. 11592)
Lacy & Kane
P.O. Box 7132
East Wenatchee, WA 98802

Leslie A. Bailey
(admitted *pro hac vice*)
Trial Lawyers for Public Justice
555 Twelfth Street, Suite 1620
Oakland, CA 94607-3616

Attorneys for Respondent

Pursuant to RAP 10.8, Respondent submits this statement of additional authorities to provide the Court with the recent decision in *Rollins, Inc. v. Garrett*, 2006 WL 1024166 (11th Cir. April 19, 2006) (per curiam). In *Rollins*, the U.S. Court of Appeals for the Eleventh Circuit affirmed that a class action ban in a consumer contract is unconscionable under Florida law. 2006 WL 1024166 at *1. That holding is relevant to Respondent's argument that the class action ban in AT&T's consumer contract is unconscionable under Washington law. Br. of Respondent at 32-39. P.

Respectfully submitted this 1st of May, 2006



Scott J. Kane (WSBA No. 11592)
Lacy & Kane
P.O. Box 7132
East Wenatchee, WA 98802

F. Paul Bland, Jr. (admitted *pro hac vice*)
Trial Lawyers for Public Justice
1717 Massachusetts Avenue, NW, Suite 800
Washington, D.C. 20036-2001

Leslie A. Bailey (admitted *pro hac vice*)
Trial Lawyers for Public Justice
555 Twelfth Street, Suite 1620
Oakland, CA 94607-3616