

 BellSouth Telecommunications, Inc
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850 224-7798 Fax 850 224-5073 Marshall M. Criser III Regulatory Vice President

April 9, 2001

Mrs. Blanca S. Bayo Director, Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

010438-TP

Re: Approval of an Amendment to the Resale Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Source One Communications, Inc. pursuant to Sections 251 and 252 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Source One Communications, Inc. are submitting to the Florida Public Service Commission their amendment to their negotiated agreement for the purchase of BellSouth's telecommunications services for the purpose of resale to end users by Source One Communications, Inc. The Commission approved the initial agreement between the companies in Order No. PSC-00-0795-FOF-TP issued April 21, 2000 in Docket 000257-TP. This amendment adds the Subscriber Listing Information.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the amendment to the negotiated agreement between BellSouth and Source One Communications, Inc. within 90 days of its submission. The Act provides that the Commission may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties aver that neither of these reasons exist as to the agreement they have negotiated and therefore, are very hopeful that the Commission shall approve their amendment.

Very truly yours,

arshall N. Criser III

Regulatory Vice President

DOCUMENT NUMBER-DATE 04391 APR-95 FPSC-RECORDS/REPORTING

## ATTACHMENT TO TRANSMITTAL LETTER

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The Agreement entered into by and between Source One Communications, Inc. and BellSouth Telecommunications, Inc., dated 02/17/2000, for the states of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina and Tennessee consists of the following:

ITEM	NO. PAGES
Subscriber Listing Information Amendment	2
TOTAL	2

The Resale Agreement is being amended to include a Subscriber Listing Information (SLI) Amendment. The effective date of the Amendment is February 12, 2001.

## AMENDMENT TO THE RESALE AGREEMENT BETWEEN SOURCE ONE COMMUNICATIONS, INC. BELLSOUTH TELECOMMUNICATIONS, INC. DATED FEBRUARY 17, 2000

Pursuant to this Agreement, (the "Amendment"), Source One Communications, Inc. ("Source One"), and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Resale Agreement between the Parties dated ("Agreement").

WHEREAS, BellSouth and Source One entered into a Resale Agreement on February 17, 2000, and;

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby covenant and agree as follows:

- 1. Notwithstanding any provision(s) to the contrary, Source One agrees to provide to BellSouth, and BellSouth agrees to accept, Source One's Subscriber Listing Information (SLI) relating to Source One's customers in the geographic area(s) covered by this Resale Agreement. Source One authorizes BellSouth to release all such Source One SLI provided to BellSouth by Source One to qualifying third parties via either license agreement or BellSouth's Directory Publishers Database Service (DPDS), General Subscriber Services Tariff, Section A38.2, as the same may be amended from time to time. Such Source One SLI shall be intermingled with BellSouth's own customer listings of any other CLEC that has authorized a similar release of SLI. Where necessary, BellSouth will use good faith efforts to obtain state commission approval of any necessary modifications to Section A38.2 of its tariff to provide for release of third party directory listings, including modifications regarding listings to be released pursuant to such tariff and BellSouth's liability thereunder. BellSouth's obligation pursuant to this Section shall not arise in any particular state until the commission of such state has approved modifications to such tariff.
- 2. No compensation shall be paid to Source One for BellSouth's receipt of Source One SLI, or for the subsequent release to third parties of such SLI. In addition, to the extent BellSouth incurs costs to modify its systems to enable the release of Source One's SLI, or costs on an ongoing basis to administer the release of Source One SLI, Source One shall pay to BellSouth its proportionate share of the reasonable costs associated therewith.

- 3. BellSouth shall not be liable for the content or accuracy of any SLI provided by Source One under this Agreement. Source One shall indemnify, hold harmless and defend BellSouth from and against any damages, losses, liabilities. demands claims, suits, judgments, costs and expenses (including but not limited to reasonable attorneys' fees and expenses) arising from BellSouth's tariff obligations or otherwise and resulting from or arising out of any third party's claim of inaccurate Source One listings or use of the SLI provided pursuant to this Agreement. BellSouth shall forward to Source One any complaints received by BellSouth relating to the accuracy or quality of Source One listings.
- 4. The Parties shall negotiate the date for initial release of Source One's listing and subsequent updates.
- 5. Source One's listings and subsequent updates will be released consistent with BellSouth system changes and/or update scheduling requirements.
- 6. All of the other provisions of the Agreement, dated February 17, 2000, shall remain in full force and effect.
- 7. Either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed by their respective duly authorized representatives on the date indicated below.

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Signature	$\sim$	Signature
Elizabeth R. A. Shiroishi	NAME:	John Hohman
Printed Name	_	Printed Name
Managing Director		Chief Executive Officer
2/12/01	DATE:	2/5/01
	Signature Elizabeth R. A. Shiroishi Printed Name	Autorichi       BY:         Signature       BY:         Elizabeth R. A. Shiroishi       NAME:         Printed Name       Managing Director         TITLE:       Director