ORIGINAL

BELLSOUTH

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BellSouth Telecommunications, Inc. Suite 400 150 South Monroe Street Tallahassee, FL 32301-1556

marshall.criser@bellsouth.com

Marshall M. Criser III Vice President Regulatory & External Affairs

850 224 7798 Fax 850 224 5073

03 AUG 14 PH 4: 41

August 14, 2003

Mrs. Blanca S. Bayo Director, Division of The Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Re: Notice of the Adoption of Interconnection, Unbundling, Resale, and Collocation agreement with modifications between BellSouth Telecommunications, Inc. ("BellSouth") and MCI WorldCom Communications, Inc. by McGraw Communications, Inc..

Dear Mrs. Bayó:

BellSouth Telecommunications, Inc. hereby provides notice to the Florida Public Service Commission of the adoption by McGraw Communications, Inc. of the Interconnection, Unbundling, Resale, and Collocation Agreement with modifications for the State of Florida entered into between BellSouth Telecommunications Inc. and MCI WorldCom Communications, Inc., which was filed with this Commission in Docket No. 000649-TP.

McGraw Communications, Inc. is adopting the agreement and all amendments (if applicable), with modifications as provided by Section 252(i) of the Telecommunications Act of 1996.

Enclosed is the original and two (2) copies of the contract between BellSouth Telecommunications, Inc. and McGraw Communications, Inc., for your records.

If you have any questions please do not hesitate to contact Kathleen Arant at (850) 222-9380.

Very truly yours,

Regulatory Vice President

(ICA)

FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

07483 AUG 148

FPSC-COMMISSION CLERK

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By and Between

BellSouth Telecommunications, Inc.

And

McGraw Communications, Inc.

AGREEMENT

This Agreement, which shall become effective thirty (30) days following the date of the last signature of both Parties (Effective Date), is entered into by and between McGraw Communications, Inc. ("McGraw"), a New York corporation on behalf of itself, and BellSouth Telecommunications, Inc., (BellSouth), a Georgia corporation, having an office at 675 W. Peachtree Street, Atlanta, Georgia, 30375, on behalf of itself and its successors and assigns.

WHEREAS, the Telecommunications Act of 1996 (the "Act") was signed into law on February 8, 1996; and

WHEREAS, section 252(i) of the Act requires BellSouth to make available any interconnection, service, or network element provided under an agreement approved by the appropriate state regulatory body to any other requesting telecommunications carrier upon the same terms and conditions as those provided in the agreement in its entirety; and

WHEREAS, McGraw has requested that BellSouth make available the interconnection agreement in its entirety executed between BellSouth and MCI WorldCom Communications, Inc. (MCIm) dated September 12, 2001 for the state of Florida.

NOW, THEREFORE, in consideration of the promises and mutual covenants of this Agreement, McGraw and BellSouth hereby agree as follows:

McGraw and BellSouth shall adopt in its entirety, except for those modifications identified in Paragraphs 2-16 following, the MCIm Interconnection Agreement dated September 12, 2001, and any and all amendments to said agreement executed and approved by the Florida Public Service Commission as of the date of the execution of this Agreement. The MCIm Interconnection Agreement and all amendments are attached hereto as Exhibit 1 and incorporated herein by this reference. The adoption of this agreement with amendment(s) consists of the following:

ITEM	NO. PAGES
Adoption Papers	7
Exhibit 1	1
Table of Contents	1
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	Amendment dated
	7/31/02

Attachment 5	Replaced by Exhibit 4
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TOTAL	471

- 2. The Parties agree to remove the Electronic OSS charge (SOMEC) from Attachment 1-Table 1 and replace with a new Electronic OSS charge (SOMEC), and to add to Table 1, Price Schedule of Attachment 1 the rates for Resale Operations Support Systems (OSS), Optional Daily Usage File (ODUF), and Enhanced Optional Daily Usage File (EODUF) as set forth in Exhibit 2, attached hereto and incorporated herein by this reference.
- 3. The Parties agree to delete Section 1.4 of Attachment 2, Local Resale, and replace with new Section 1.4 as follows:
 - 1.4 Notwithstanding the foregoing, BellSouth may provide McGraw notice via Internet posting of price changes and changes to the terms and conditions of services available for resale per Commission Orders. BellSouth will post changes to business processes and policies, notices of new service offerings, and changes to service offerings not requiring an amendment to this Agreement, notices required to be posted to BellSouth's website, and any other information of general applicability to CLECs.
- 4. The Parties agree to add to Attachment 2, Local Resale, Exhibits C and D as set forth in Exhibit 3. The Parties also agree to add to Attachment 2, Local Resale, Section 8 ODUF, and Section 9 EODUF, as follows:

Section 8. Optional Daily Usage File (ODUF)

- 8.1 The Optional Daily Usage File (ODUF) Agreement with terms and conditions is included in this Attachment as Exhibit C, attached hereto and incorporated herein by this reference. Rates for ODUF are as set forth in Table 1 of Attachment 1.
- 8.2. BellSouth will provide ODUF service upon written request to its Account Manager stating a requested activation date.

Section 9. Enhanced Optional Daily Usage File (EODUF)

- 9.1 The Enhanced Optional Daily Usage File (EODUF) service Agreement with terms and conditions is included in this Attachment as Exhibit D, attached hereto and incorporated herein by this reference. Rates for EODUF are as set forth in Table 1 of Attachment 1.
- 9.2 BellSouth will provide EODUF service upon written request to its Account Manager stating a requested activation date.
- 5. The Parties hereby agree to delete Section 5.6 of Attachment 3.
- 6. The Parties hereby agree to add language to Attachment 4 as follows:
- 9.6.2 Each Party shall report to the other a Percent Local Facility (PLF) factor. The application of the PLF will determine the portion of switched dedicated transport to be billed per the local jurisdiction rates. The PLF shall be applied to Multiplexing, Local Channel and Interoffice Channel Switched Dedicated Transport utilized in the provision of local interconnection trunks. Each Party shall update its PLF on the first of January, April, July and October of the year and shall send it to the other Party to be received no later than 30 days after the first of each such month to be effective the first bill period the following month, respectively. Requirements associated with PLU and PLF calculation and reporting shall be as set forth in BellSouth's Jurisdictional Factors Reporting Guide, as it is amended from time to time.
- 7. The Parties agree to delete in Attachment 4, Section 9.1.1 and replace with the following:
 - 9.1.1 For the purposes of compensation for call termination under this Agreement, the traffic exchanged between McGraw and BellSouth will be classified as Local Traffic, ISP-bound Traffic, IntraLATA Toll Traffic, Transit Traffic, or switched access Traffic. The Parties agree that, notwithstanding the classification of traffic under this Agreement, either Party is free to define its own local calling areas for the purposes of providing Telecommunications Services to its own Customers.

- 8. The Parties further agree to delete in Attachment 4, Section 9.4.7 through 9.4.7.9 and replace with the following:
 - 9.4.7 ISP-bound Traffic is defined as calls to an information service provider or Internet service provider (ISP) that are dialed by using a local dialing pattern (7 or 10 Digits) by a calling party in one Local Calling Area to an ISP server or modem in the same Local Calling Area. ISP-bound Traffic is not Local Traffic subject to reciprocal compensation, but instead is information access traffic subject to the FCC's jurisdiction.
 - 9.4.7.1 Notwithstanding the definitions of Local Traffic and ISP-bound traffic above, and pursuant to the FCC's Order on Remand and Report and Order in FCC Docket 99-68 released April 27, 2001 (ISP Order on Remand), BellSouth and McGraw agree to the rebuttable presumption that all combined circuit switched Local and ISP-bound Traffic delivered to BellSouth or McGraw that exceeds a 3:1 ratio of terminating to originating traffic on a statewide basis shall be considered ISP-bound traffic for compensation purposes. BellSouth and McGraw further agree to the rebuttable presumption that all combined circuit switched Local and ISP-bound Traffic delivered to BellSouth or McGraw that does not exceed a 3:1 ratio of terminating to originating traffic on a statewide basis shall be considered Local Traffic for compensation purposes.
 - 9.4.7.2 Neither Party shall pay compensation to the other Party for per minute of use rate elements associated with the Call Transport and Termination of ISP-bound Traffic.
- 9. The Parties further agree to delete Attachment 5, Collocation in its entirety and replace with a new Attachment 5, Collocation, as set forth in Exhibit 4. The Parties also agree to delete the Collocation rates from Attachment 1 Pricing.
- 10. The Parties further agree to delete Attachment 6, Rights-of-Way (ROW), Conduits, Pole Attachments in its entirety and replace with a new Attachment 6 Rights-of-Way, Conduits and Pole Attachments, as set forth in Exhibit 5. The Parties also agree to delete Section 3: Right of Way Rates from Attachment 1 Pricing.
- 11. The Parties further agree to delete Attachment 8, Section 1.7.4 and replace with the following:
 - 1.7.4 <u>Deposit Policy.</u> McGraw shall complete the BellSouth Credit Profile and provide information to BellSouth regarding credit worthiness. Based on the results of the credit analysis, BellSouth reserves the right to secure the account with a suitable form of security deposit. Such security deposit shall take the form of cash, an Irrevocable Letter of Credit (BellSouth form), Surety Bond (BellSouth form) or, in BellSouth's sole discretion, some other form of security. Any such security deposit shall in no way release McGraw from its obligation to make complete and timely payments of its bill. McGraw shall

pay any applicable deposits prior to the inauguration of service. If, in the sole opinion of BellSouth, circumstances so warrant and/or gross monthly billing has increased beyond the level initially used to determine the level of security deposit, BellSouth reserves the right to request additional security and/or file a Uniform Commercial Code (UCC-1) security interest in McGraw's "accounts receivables and proceeds." Interest on a security deposit, if provided in cash, shall accrue and be paid in accordance with the terms in the appropriate BellSouth tariff. Security deposits collected under this Section shall not exceed two months' estimated billing. In the event McGraw fails to remit to BellSouth any deposit requested pursuant to this Section, service to McGraw may be terminated, and any security deposits will be applied to McGraw's account(s). In the event that McGraw defaults on its account, service to McGraw will be terminated, and any security deposits held will be applied to its account.

- 12. The Parties further agree to replace Attachment 10 Performance Measurements with a new Attachment 10 Performance Measurements as set forth in Exhibit 6.
- 13. In the event that McGraw consists of two (2) or more separate entities as set forth in the preamble to this Agreement, all such entities shall be jointly and severally liable for the obligations of McGraw under this Agreement.
- 14. The term of this Agreement shall be from the Effective Date as set forth above and shall expire as set forth in Section 3 of the MCIm Interconnection Agreement. For the purposes of determining the expiration date of this Agreement pursuant to Section 3 of the MCIm Interconnection Agreement, the effective date shall be September 12, 2001.
- 15. McGraw shall accept and incorporate any amendments to the MCIm Interconnection Agreement executed as a result of any final judicial, regulatory, or legislative action.
- 16. Every notice, consent, approval, or other communications required or contemplated by this Agreement shall be in writing and shall be delivered in person or given by postage prepaid mail, address to:

BellSouth Telecommunications, Inc.

BellSouth Local Contract Manager 600 North 19th Street, 8th floor Birmingham, Alabama 35203

and

ICS Attorney Suite 4300 675 W. Peachtree St. Atlanta, GA 30375

McGraw Communications, Inc.

Francis X. Ahearn McGraw Communications, Inc. 228 East 45th Street New York, NY 10017 (212) 849-2223 FAX: (212) 843-0457

Email: fahearn@bcm-tel.com

or at such other address as the intended recipient previously shall have designated by written notice to the other Party. Where specifically required, notices shall be by certified or registered mail. Unless otherwise provided in this Agreement, notice by mail shall be effective on the date it is officially recorded as delivered by return receipt or equivalent, and in the absence of such record of delivery, it shall be presumed to have been delivered the fifth day, or next business day after the fifth day, after it was deposited in the mails.

McGraw Communications, Inc. General Terms and Conditions Signature Page

IN WITNESS WHEREOF, the Parties have caused their duly appointed representatives to executed this Agreement the day and year written below and shall become effective as of the effective date defined herein.

BellSouth Telecommunications, Inc.	McGraw Communications, Inc.
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Name: PMuch (. firler	Name Francis X. Ahearr
Title: Arry Demotor	Title: $C.E.O.$
Date: 7/25/03	Date: $\frac{7}{u}/u^3$

RESALE	RATE	ES - Florida									•			Attach	ment. 1	Tat	ile 1
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Exhibit 2-UNE Rates

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Optional Daily Usage File

- 1. Upon written request from McGraw, BellSouth will provide the Optional Daily Usage File (ODUF) service to McGraw pursuant to the terms and conditions set forth in this section.
- 2. McGraw shall furnish all relevant information required by BellSouth for the provision of ODUF.
- 3. The ODUF feed will contain billable messages that were carried over the BellSouth Network and processed in the BellSouth Billing System, but billed to a McGraw customer.
- 4. Charges for ODUF will appear on McGraw's monthly bills. The charges are as set forth in Attachment 1, Table 1 of this Agreement. ODUF charges are billed once a month for the previous month's usage. McGraw will be billed at the ODUF rates that are in effect at the end of the previous month.
- 5. The ODUF feed will contain both rated and unrated messages. All messages will be in the standard Alliance for Telecommunications Industry Solutions (ATIS) EMI record format.
- 6. Messages that error in McGraw's billing system will be the responsibility of McGraw. If, however, McGraw should encounter significant volumes of errored messages that prevent processing by McGraw within its systems, BellSouth will work with McGraw to determine the source of the errors and the appropriate resolution.
- 7. The following specifications shall apply to the ODUF feed.
- 7.1 ODUF Message to be Transmitted
- 7.1.1 The following messages recorded by BellSouth will be transmitted to McGraw:
 - Message recording for per use/per activation type services (examples: Three Way Calling, Verify, Interrupt, Call Return, etc.)
 - Measured billable Local
 - Directory Assistance messages
 - IntraLATA Toll
 - WATS and 800 Service
 - N11
 - Information Service Provider Messages
 - Operator Services Messages
 - Credit/Cancel Records
 - Usage for Voice Mail Message Service

- 7.1.2 Rated Incollects (originated in BellSouth and from other companies) can also be on ODUF. Rated Incollects will be intermingled with BellSouth recorded rated and unrated usage. Rated Incollects will not be packed separately.
- 7.1.3 BellSouth will perform duplicate record checks on records processed to ODUF. Any duplicate messages detected will be deleted and not sent to McGraw.
- 7.1.4 In the event that McGraw detects a duplicate on ODUF they receive from BellSouth, McGraw will drop the duplicate message and will not return the duplicate to BellSouth).
- 7.2 <u>ODUF Physical File Characteristics</u>
- 7.2.1 ODUF will be distributed to McGraw via CONNECT:Direct or Secure File Transfer Protocol (FTP) or another mutually agreed medium. The ODUF feed will be a variable block format. The data on the ODUF feed will be in a non-compacted EMI format (175 byte format plus modules). It will be created on a daily basis Monday through Friday except holidays. Details such as dataset name and delivery schedule will be addressed during negotiations of the distribution medium. There will be a maximum of one dataset per workday per OCN.
- Data circuits (private line or dial-up) will be required between BellSouth and McGraw for the purpose of data transmission when utilizing CONNECT:Direct. Where a dedicated line is required, McGraw will be responsible for ordering the circuit, overseeing its installation and coordinating the installation with BellSouth. McGraw will also be responsible for any charges associated with this line. Equipment required on the BellSouth end to attach the line to the mainframe computer and to transmit data will be negotiated on an individual case basis. Where a dial-up facility is required, dial circuits will be installed in the BellSouth data center by BellSouth and the associated charges assessed to McGraw. Additionally, all message toll charges associated with the use of the dial circuit by McGraw will be the responsibility of McGraw. Associated equipment on the BellSouth end, including a modem, will be negotiated on an individual case basis between the Parties. All equipment, including modems and software, that is required on McGraw end for the purpose of data transmission will be the responsibility of McGraw.
- 7.2.3 If McGraw utilizes Secure File Transfer Protocol (FTP) for data file transmission, purchase of the Secure File Transfer Protocol (FTP) software will be the responsibility of McGraw.
- 7.3 ODUF Packing Specifications
- 7.3.1 A pack will contain a minimum of one message record or a maximum of 99,999 message records plus a pack header record and a pack trailer record. One transmission can contain a maximum of 99 packs and a minimum of one pack.
- 7.3.2 The OCN, From RAO, and Invoice Number will control the invoice sequencing. The From RAO will be used to identify to McGraw which BellSouth RAO is sending the message. BellSouth and McGraw will use the invoice sequencing to control data

Exhibit 3
Attachment 2
Page 3
Exhibit C

exchange. BellSouth will be notified of sequence failures identified by McGraw and resend the data as appropriate.

The data will be packed using ATIS EMI records.

- ODUF Pack Rejection. McGraw will notify BellSouth within one business day of rejected packs (via the mutually agreed medium). Packs could be rejected because of pack sequencing discrepancies or a critical edit failure on the Pack Header or Pack Trailer records (i.e. out-of-balance condition on grand totals, invalid data populated). Standard ATIS EMI Error Codes will be used. McGraw will not be required to return the actual rejected data to BellSouth. Rejected packs will be corrected and retransmitted to McGraw by BellSouth.
- 7.5 ODUF Control Data. McGraw will send one confirmation record per pack that is received from BellSouth. This confirmation record will indicate McGraw received the pack and the acceptance or rejection of the pack. Pack Status Code(s) will be populated using standard ATIS EMI error codes for packs that were rejected by McGraw for reasons stated in the above section.
- ODUF Testing. Upon request from McGraw, BellSouth shall send test files to McGraw for ODUF. The Parties agree to review and discuss the file's content and/or format. For testing of usage results, BellSouth shall request that McGraw set up a production (live) file. The live test may consist of McGraw's employees making test calls for the types of services McGraw requests on ODUF. These test calls are logged by McGraw, and the logs are provided to BellSouth. These logs will be used to verify the files. Testing will be completed within 30 calendar days from the date on which the initial test file was sent.

Enhanced Optional Daily Usage File

- 1. Upon written request from McGraw, BellSouth will provide the Enhanced Optional Daily Usage File (EODUF) service to McGraw pursuant to the terms and conditions set forth in this section. EODUF will only be sent to existing ODUF subscribers who request the EODUF option.
- 2. McGraw shall furnish all relevant information required by BellSouth for the provision of EODUF.
- 3. EODUF will provide usage data for local calls originating from resold Flat Rate Business and Residential Lines.
- 4. Charges for delivery of the EODUF will appear on McGraw's monthly bills. EODUF charges are billed at the EODUF rates that are in effect at the end of the previous month. The charges are as set forth in Attachment 1, Table 1 of this Agreement.
- 5. All messages will be in the standard Alliance for Telecommunications Industry Solutions (ATIS) EMI record format.
- 6. Messages that error in the billing system of McGraw will be the responsibility of McGraw. If, however, McGraw should encounter significant volumes of errored messages that prevent processing by McGraw within its systems, BellSouth will work with McGraw to determine the source of the errors and the appropriate resolution.
- 7. The following specifications shall apply to the EODUF feed.
- 7.1 <u>Usage To Be Transmitted</u>
- 7.1.1 The following messages recorded by BellSouth will be transmitted to McGraw:

Customer usage data for flat rated local call originating from McGraw's End User lines (1FB or 1FR). The EODUF record for flat rate messages will include:

Date of Call

From Number

To Number

Connect Time

Conversation Time

Method of Recording

From RAO

Rate Class

Message Type

Billing Indicators

Bill to Number

- 7.1.2 BellSouth will perform duplicate record checks on EODUF records processed to ODUF. Any duplicate messages detected will be deleted and not sent to McGraw.
- 7.1.3 In the event that McGraw detects a duplicate on EODUF they receive from BellSouth, McGraw will drop the duplicate message (McGraw will not return the duplicate to BellSouth).
- 7.2 Physical File Characteristics
- 7.2.1 The EODUF feed will be distributed to McGraw via Connect: Direct, Secure File Transfer Protocol (FTP) or another mutually agreed medium. EODUF messages will be intermingled among McGraw's ODUF messages. EODUF will be a variable block format. The data on EODUF will be in a non-compacted EMI format (175 byte format plus modules). It will be created on a daily basis Monday through Friday except holiday.
- 7.2.2 Data circuits (private line or dial-up) may be required between BellSouth and McGraw for the purpose of data transmission as set forth in Section 7.2.2 in Exhibit C.
- 7.2.3 If McGraw utilizes Secure File Transfer Protocol (FTP) for data file transmission, purchase of the Secure File Transfer Protocol (FTP) software will be the responsibility of McGraw.
- 7.3 Packing Specifications
- 7.3.1 A pack will contain a minimum of one message record or a maximum of 99,999 message records plus a pack header record and a pack trailer record. One transmission can contain a maximum of 99 packs and a minimum of one pack.
- 7.3.2 The OCN, From (RAO), and Invoice Number will control the invoice sequencing. The From RAO will be used to identify to McGraw which BellSouth RAO is sending the message. BellSouth and McGraw will use the invoice sequencing to control data exchange. BellSouth will be notified of sequence failures identified by McGraw and resend the data as appropriate.

The data will be packed using ATIS EMI Records.

Exhibit 4
Attachment 5-Central Office
Page 1

Attachment 5

Physical Collocation

BELLSOUTH

PHYSICAL COLLOCATION

1. Scope of Attachment

- The rates, terms, and conditions contained within this Attachment shall only apply when McGraw is physically collocated as a sole occupant or as a Host within a BellSouth Premises location pursuant to this Attachment. BellSouth Premises include BellSouth Central Offices and Serving Wire Centers (hereinafter "Premises"). This Attachment is applicable to Premises owned or leased by BellSouth. However, if the Premises occupied by BellSouth is leased by BellSouth from a third party, special considerations and intervals may apply in addition to the terms and conditions contained in this Attachment.
- Right to Occupy. BellSouth shall offer to McGraw collocation on rates, terms, and conditions that are just, reasonable, non-discriminatory and consistent with the rules of the FCC. Subject to the rates, terms and conditions of this Attachment, where space is available and it is technically feasible, BellSouth will allow McGraw to occupy a certain area designated by BellSouth within a Premises, or on BellSouth property upon which the Premises is located, of a size which is specified by McGraw and agreed to by BellSouth (hereinafter "Collocation Space"). The necessary rates, terms and conditions for h premises as defined by the FCC, other than BellSouth Premises, shall be negotiated upon reasonable request for collocation at such premises.
- 1.2.1 Neither BellSouth nor any of BellSouth's affiliates may reserve space for future use on more preferential terms than those set forth in this Attachment.
- 1.2.1.1 In all states other than Florida, the size specified by McGraw may contemplate a request for space sufficient to accommodate McGraw's growth within a twenty-four (24) month period.
- 1.2.1.2 In the state of Florida, the size specified by McGraw may contemplate a request for space sufficient to accommodate McGraw's growth within an eighteen (18) month period.
- 1.3 Space Allocation. BellSouth shall attempt to accommodate McGraw's requested preferences, if any. In allocating Collocation Space, BellSouth shall not materially increase McGraw's cost or materially delay McGraw's occupation and use of the Collocation Space, assign Collocation Space that will impair the quality of service or otherwise limit the service McGraw wishes to offer, reduce unreasonably the total space available for physical collocation or preclude unreasonable physical collocation within the Premises. Space shall not be available for collocation if it is: (a) physically occupied by non-obsolete equipment; (b) assigned to another collocated telecommunications carrier; (c) used to provide physical access to occupied space; (d)

used to enable technicians to work on equipment located within occupied space; (e) properly reserved for future use, either by BellSouth or another collocated telecommunications carrier; or (f) essential for the administration and proper functioning of Premises. BellSouth may segregate Collocation Space and require separate entrances for collocated telecommunications carriers to access their Collocation Space, pursuant to FCC Rules.

- 1.4 <u>Space Reclamation.</u> In the event of space exhaust within a Premises, BellSouth may include in its documentation for the Petition for Warver filed with the Commission, any unutilized space in the Premises. McGraw will be responsible for the justification of unutilized space within its Collocation Space, if the Commission requires such justification.
- 1.5 <u>Use of Space</u>. McGraw shall use the Collocation Space for the purposes of installing, maintaining and operating McGraw's equipment (to include testing and monitoring equipment) necessary for interconnection with BellSouth services and facilities or for accessing BellSouth unbundled network elements for the provision of telecommunications services, as specifically set forth in this Agreement. The Collocation Space assigned to McGraw may not be used for any purposes other than as specifically described herein or in any amendment hereto.
- 1.6 Rates and Charges. McGraw agrees to pay the rates and charges identified in Exhibit B attached hereto.
- 1.7 If any due date contained in this Attachment falls on a weekend or National holiday, the due date will be the next business day thereafter. For intervals of ten (10) calendar days or less, National holidays will be excluded.
- 1.8 The Parties agree to comply with all applicable federal, state, county, local and administrative laws, rules, ordinances, regulations and codes in the performance of their obligations hereunder.

2. Space Availability Report

- 2.1 Space Availability Report. Upon request from McGraw and at the McGraw's expense, BellSouth will provide a written report (Space Availability Report) describing in detail the space that is available for collocation at a particular Premises. This report will include the amount of Collocation Space available at the Premises requested, the number of collocators present at the Premises, any modifications in the use of the space since the last report on the Premises requested and the measures BellSouth is taking to make additional space available for collocation arrangements. A Space Availability Report does not reserve space at the Premises for which the Space Availability Report was requested by McGraw.
- 2.1.1 The request from McGraw for a Space Availability Report must be in writing and include the Premises street address, as identified in the Local Exchange Routing Guide Version 1003: 02/28/03

(LERG) and Common Language Location Identification (CLLI) code of the Premises. CLLI code information is located in the National Exchange Carrier Association (NECA) Tariff FCC No. 4.

2.1.2 BellSouth will respond to a request for a Space Availability Report for a particular Premises within ten (10) calendar days of the receipt of such a request. BellSouth will make its best efforts to respond in ten (10) calendar days to a Space Availability Report request when the request includes from two (2) to five (5) Premises within the same state. The response time for Space Availability Report requests of more than five (5) Premises shall be negotiated between the Parties. If BellSouth cannot meet the ten (10) calendar day response time, BellSouth shall notify McGraw and inform McGraw of the timeframe under which it can respond.

3. <u>Collocation Options</u>

- 3.1 <u>Cageless.</u> BellSouth shall allow McGraw to collocate McGraw's equipment and facilities without requiring the construction of a cage or similar structure. BellSouth shall allow McGraw to have direct access to McGraw's equipment and facilities in accordance with Section 5.9. BellSouth shall make cageless collocation available in single bay increments. Except where McGraw's equipment requires special technical considerations (e.g., special cable racking or isolated ground plane), BellSouth shall assign cageless Collocation Space in conventional equipment rack lineups where feasible. For equipment requiring special technical considerations, McGraw must provide the equipment layout, including spatial dimensions for such equipment pursuant to generic requirements contained in Telcordia GR-63-Core, and shall be responsible for compliance with all special technical requirements associated with such equipment.
- 3.2 Caged. At McGraw's expense, McGraw will arrange with a Supplier certified by BellSouth (BellSouth Certified Supplier) to construct a collocation arrangement enclosure in accordance with BellSouth's Technical References (TRs) (Specifications) prior to starting equipment installation. BellSouth will provide Specifications upon request. Where local building codes require enclosure specifications more stringent than BellSouth's enclosure Specifications, McGraw and McGraw's BellSouth Certified Supplier must comply with the more stringent local building code requirements. McGraw's BellSouth Certified Supplier shall be responsible for filing and receiving any and all necessary permits and/or licenses for such construction. BellSouth shall cooperate with McGraw and provide, at McGraw's expense, the documentation, including existing building architectural drawings, enclosure drawings, and Specifications required and necessary for McGraw's BellSouth Certified Supplier to obtain the zoning, permits and/or other licenses. McGraw's BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment. BellSouth shall have no liability for, nor responsibility to pay, such charges imposed by McGraw's BellSouth Certified Supplier, McGraw must provide the local BellSouth Central Office building contact with two Access Keys that will

allow entry into the locked enclosure. Except in the case of an emergency, BellSouth will not access McGraw's locked enclosure prior to notifying McGraw at least forty-eight (48) hours or two (2) business days, whichever is greater, before access to the Collocation Space is required. Upon request, BellSouth shall construct the enclosure for McGraw.

- 3.2.1 BellSouth may elect to review McGraw's plans and specifications prior to allowing construction to start, to ensure compliance with BellSouth's Specifications. BellSouth will notify McGraw of its desire to execute this review in BellSouth's response to the Initial Application, if McGraw has indicated its desire to construct its own enclosure. If McGraw's Initial Application does not indicate its desire to construct its own enclosure, but its subsequent firm order does indicate its desire to construct its own enclosure, then notification to review will be given within ten (10) calendar days after the Firm Order date. BellSouth shall complete its review within fifteen (15) calendar days after the receipt of McGraw's plans and specifications. Regardless of whether or not BellSouth elects to review McGraw's plans and specifications, BellSouth reserves the right to inspect the enclosure after construction has been completed to ensure that it is constructed according to McGraw's submitted plans and specifications and/or BellSouth's Specifications, as applicable. If BellSouth decides to inspect the constructed Collocation Space, BellSouth will complete its inspection within fifteen (15) calendar days after receipt of written notification of completion of the enclosure from McGraw. BellSouth shall require McGraw to remove or correct within seven (7) calendar days, at McGraw's expense, any structure that does not meet McGraw's plans and specifications or BellSouth's Specifications, if applicable.
- 3.3 Shared Caged Collocation. McGraw may allow other telecommunications carriers to share McGraw's caged collocation arrangement, pursuant to the terms and conditions agreed to by McGraw (Host) and the other telecommunications carriers (Guests) pursuant to this Section, except where the Premises is located within a leased space and BellSouth is prohibited by said lease from offering such an option to McGraw. BellSouth shall be notified in writing by McGraw upon the execution of any agreement between the Host and its Guest(s) within ten (10) calendar days of its execution and prior to the submission of any Firm Orders. Further, such notification shall include the name of the Guest(s), the term of the agreement, and a certification by McGraw that said agreement imposes upon the Guest(s) the same terms and conditions for Collocation Space as set forth in this Attachment between BellSouth and McGraw.
- 3.3.1 McGraw, as the Host, shall be the sole interface and responsible Party to BellSouth for the assessment and billing of rates and charges contained within this Attachment and for the purposes of ensuring that the safety and security requirements of this Attachment are fully complied with by the Guest(s), its employees and agents. BellSouth shall provide McGraw with a proration of the costs of the Collocation Space based on the number of collocators and the space used by each, with a minimum charge of one (1) bay/rack per Host/Guest. In all states other than Florida, and in

addition to the above, McGraw shall be the responsible party to BellSouth for the purpose of submitting applications for initial and additional equipment placement for the Guest(s). In Florida, the Guest(s) may submit its own initial and additional equipment placement applications using the Host's Access Carrier Name Abbreviation (ACNA). A separate Guest application shall result in the assessment of an Initial Application Fee or a Subsequent Application Fee, as set forth in Exhibit B, which will be billed to the Host on the date that BellSouth provides its written response to the Guest(s) Bona Fide Application (Application Response).

- 3.3.2 Notwithstanding the foregoing, the Guest(s) may submit service orders directly to BellSouth to request the provisioning of interconnecting facilities between BellSouth and the Guest(s), the provisioning of services, and access to unbundled network elements. The bill for these interconnecting facilities, services and access to UNEs will be charged to the Guest(s) pursuant to the applicable Tariff or the Guest's Interconnection Agreement with BellSouth.
- 3.3.3 McGraw shall indemnify and hold harmless BellSouth from any and all claims, actions, causes of action, of whatever kind or nature arising out of the presence of McGraw's Guest(s) in the Collocation Space, except to the extent caused by BellSouth's sole negligence, gross negligence, or willful misconduct.
- Adjacent Collocation. Subject to technical feasibility and space availability, BellSouth will permit an adjacent collocation arrangement (Adjacent Arrangement) on Premises' property only when space within the Premises is legitimately exhausted and where the Adjacent Arrangement does not interfere with access to existing or planned structures or facilities on the Premises' property. An Adjacent Arrangement shall be constructed or procured by McGraw and must be in conformance with BellSouth's design and construction Specifications. Further, McGraw shall construct, procure, maintain and operate said Adjacent Arrangement(s) pursuant to all of the rates, terms and conditions set forth in this Attachment.
- 3.4.1 If McGraw requests Adjacent Collocation, pursuant to the conditions stated in 3.4 above, McGraw must arrange with a BellSouth Certified Supplier to construct the Adjacent Arrangement structure in accordance with BellSouth's Specifications. BellSouth will provide Specifications upon request. Where local building codes require enclosure specifications more stringent than BellSouth's Specifications, McGraw and McGraw's BellSouth Certified Supplier must comply with the more stringent local building code requirements. McGraw's BellSouth Certified Supplier shall be responsible for filing and receiving any and all necessary zoning, permits and/or licenses for such construction. McGraw's BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment. BellSouth shall have no liability for, nor responsibility to pay, such charges imposed by McGraw's BellSouth Certified Supplier. McGraw must provide the local BellSouth Central Office building contact with two cards, keys or other access devices used to gain entry into the locked enclosure. Except in the case of an emergency, BellSouth

will not access McGraw's locked enclosure prior to notifying McGraw at least forty-eight (48) hours or two (2) business days, whichever is greater, before access to the Collocation Space is required.

- 3.4.2 McGraw must submit its Adjacent Arrangement construction plans and specifications to BellSouth when it places its Firm Order. BellSouth shall review McGraw's plans and specifications prior to construction of an Adjacent Arrangement(s) to ensure McGraw's compliance with BellSouth's Specifications. BellSouth shall complete its review within fifteen (15) calendar days after receipt of the plans and specifications from McGraw for the Adjacent Arrangement. BellSouth may inspect the Adjacent Arrangement during and after construction is completed to ensure that it is constructed according to McGraw's submitted plans and specifications. If BellSouth decides to inspect the completed Adjacent Arrangement, BellSouth will complete its inspection within fifteen (15) calendar days after receipt of written notification of completion of the enclosure from McGraw. BellSouth shall require McGraw to remove or correct within seven (7) calendar days at McGraw's expense, any structure that does not meet its submitted plans and specifications or BellSouth's Specifications, if applicable.
- 3.4.3 McGraw shall provide a concrete pad, the structure housing the arrangement, heating/ventilation/air conditioning (HVAC), lighting, and all of the facilities that are required to connect the structure (i.e., racking, conduits, etc.) to the BellSouth point of demarcation. At McGraw's option, and where the local authority having jurisdiction permits, BellSouth shall provide an AC power source and access to physical collocation services and facilities, subject to the same nondiscriminatory requirements as those applicable to any other physical collocation arrangement. In Alabama and Louisiana, BellSouth will provide DC power to Adjacent Collocation sites where technically feasible, as that term has been defined by the FCC subject to individual case basis pricing. McGraw's BellSouth Certified Supplier shall be responsible, at McGraw's sole expense, for filing and receiving any and all necessary zoning, permits and/or licenses for an Adjacent Arrangement. BellSouth shall allow Shared Caged Collocation within an Adjacent Arrangement, pursuant to the terms and conditions set forth in 3.3 above.
- 3.5 <u>Co-Carrier Cross Connect (CCXC)</u>. The primary purpose of collocation is for a telecommunications carrier to interconnect with BellSouth's network or to access BellSouth's unbundled network elements for the provision of telecommunications services. BellSouth will permit McGraw to interconnect between its virtual or physical collocation arrangements and those of another collocated telecommunications carrier within the same Premises. Both McGraw's agreement and the other collocated telecommunications carrier's agreement must contain rates, terms and conditions for CCXC language. McGraw is prohibited from using the Collocation Space for the sole or primary purpose of cross connecting to other collocated telecommunications carriers.

- 3.5.1 McGraw must contract with a BellSouth Certified Supplier to place the CCXC. The CCXC shall be provisioned through facilities owned by McGraw. Such connections to other collocated telecommunications carriers may be made using either optical or electrical facilities. In cases where McGraw's equipment and the equipment of the other collocated telecommunications carrier are located in contiguous caged Collocation Spaces, McGraw may use its own technicians to install co-carrier cross connects using either electrical or optical facilities between the equipment of both collocated telecommunications carriers and construct a dedicated cable support structure between the two contiguous cages. McGraw shall deploy such optical or electrical connections directly between its own facilities and the facilities of another collocated telecommunications carrier without being routed through BellSouth's equipment. McGraw shall not provision CCXC on any BellSouth distribution frame, POT (Point of Termination) Bay, DSX (Digital System Cross-connect) or LGX (Light Guide Cross-connect). McGraw is responsible for ensuring the integrity of the signal.
- 3.5.2 McGraw shall be responsible for providing a letter of authorization (LOA), with the application, to BellSouth from the other collocated telecommunications carrier to which it will be cross-connecting McGraw-provisioned CCXC shall utilize common cable support structure. There will be a recurring charge per linear foot, per cable, of common cable support structure used. In the case of two contiguous caged collocation arrangements, McGraw may use its own technicians to construct the dedicated support structure between the two collocation arrangements.
- 3.5.3 To order CCXCs, McGraw must submit an Initial Application or Subsequent Application to BellSouth. If no modification to the Collocation Space is requested other than the placement of CCXCs, the Subsequent Application Fee for CCXCs, as defined in Exhibit B, will apply. If modifications, in addition to the placement of CCXCs, are requested, the Initial Application or Subsequent Application Fee will apply. BellSouth will bill this nonrecurring fee on the date that it provides an Application Response to McGraw.

4. Occupancy

4.1 Occupancy. BellSouth will notify McGraw in writing when the Collocation Space is ready for occupancy (Space Ready Date). McGraw will schedule and complete an acceptance walkthrough of the Collocation Space with BellSouth within fifteen (15) calendar days of the Space Ready Date. BellSouth will correct any deviations in McGraw's original or jointly amended application requirements within seven (7) calendar days after the walkthrough, unless the Parties jointly agree upon a different time frame. BellSouth will also establish a new Space Ready Date. Another acceptance walkthrough will then be scheduled and conducted within fifteen (15) calendar days of the new Space Ready Date. This follow-up acceptance walkthrough will be limited to only those items identified in the initial walkthrough. If McGraw completes its acceptance walkthrough within the fifteen (15) calendar day interval, billing will begin upon the date of McGraw's acceptance of the Collocation Space (Space Acceptance Date). In the event that McGraw fails to complete an acceptance

walkthrough within this fifteen (15) calendar day interval, the Collocation Space shall be deemed accepted by McGraw on the Space Ready Date and billing will commence from that date. If McGraw decides to occupy the space prior to the Space Ready Date, the date McGraw occupies the space becomes the new Space Acceptance Date and billing will begin from that date. McGraw must notify BellSouth in writing that collocation equipment installation is complete and operational with BellSouth's network. BellSouth may, at its discretion, refuse to accept orders for cross connects until it has received such notice. For the purposes of this paragraph, McGraw's telecommunications equipment will be deemed operational when it has been cross-connected to BellSouth's network for the purpose of provisioning telecommunication services to its customers.

- 4.2 Termination of Occupancy. In addition to any other provisions addressing termination of occupancy in this Agreement, McGraw may terminate occupancy in a particular Collocation Space by submitting a Subsequent Application requesting termination of occupancy. Such termination shall be effective upon BellSouth's acceptance of the Space Relinquishment Form. Billing for monthly recurring charges will cease on the date that McGraw and BellSouth conduct an inspection of the terminated space and jointly sign off on the Space Relinquishment Form or on the date that McGraw signs off on the Space Relinquishment Form and sends this form to BellSouth, if a subsequent inspection of the terminated space by BellSouth reveals no discrepancies. If the subsequent inspection by BellSouth does reveal discrepancies, billing will cease on the date that BellSouth and McGraw jointly conduct an inspection, which confirms that McGraw has corrected all of the noted discrepancies. A Subsequent Application Fee will not apply for the termination of occupancy. BellSouth may terminate McGraw's right to occupy the Collocation Space in the event that McGraw fails to comply with any provision of this Agreement, including the payment of the applicable fees.
- 4.2.1 Upon termination of occupancy, McGraw, at its sole expense, shall remove its equipment and any other property from the Collocation Space. McGraw shall have thirty (30) calendar days from the Bona Fide Firm Order (BFFO) Subsequent Application date (Termination Date) to complete such removal, including the removal of all equipment and facilities of McGraw's Guest(s), unless McGraw's Guest(s) has assumed responsibility for the Collocation Space housing the Guest(s)'s equipment and executed the appropriate documentation required by BellSouth prior to the McGraw removal date. McGraw shall continue the payment of all monthly fees to BellSouth until the date that McGraw, and if applicable McGraw's Guest(s), has fully vacated the Collocation Space and the Space Relinquishment Form has been accepted by BellSouth. Should McGraw or McGraw's Guest(s) fail to vacate the Collocation Space within thirty (30) calendar days from the Termination Date, BellSouth shall have the right to remove the equipment and dispose of the equipment and other property of McGraw or McGraw's Guest(s), in any manner that BellSouth deems fit, at McGraw's expense and with no liability whatsoever for McGraw's property or McGraw's Guest(s)'s property. Upon termination of McGraw's right to occupy specific Collocation Space, the Collocation Space will revert back to BellSouth's

space inventory, and McGraw shall surrender the Collocation Space to BellSouth in the same condition as when it was first occupied by McGraw, with the exception of ordinary wear and tear, unless otherwise agreed to by the Parties. McGraw's BellSouth Certified Supplier shall be responsible for updating and making any necessary changes to BellSouth's records as required by BellSouth's Specifications including, but not limited to, Central Office Record Drawings and ERMA Records. McGraw shall be responsible for the cost of removing any McGraw constructed enclosure, together with any supporting structures (e.g., racking, conduits, or power cables), at the termination of occupancy and restoring the grounds to their original condition.

5. Use of Collocation Space

- 5.1 Equipment Type. BellSouth permits the collocation of any equipment necessary for interconnection to BellSouth's network or access to BellSouth's unbundled network elements in the provision of telecommunications services, as the term "necessary" is defined by FCC 47 C.F.R. Section 51.323 (b). The primary purpose and function of any equipment collocated in a Premises must be for interconnection to BellSouth's network or access to BellSouth's unbundled network elements in the provision of telecommunications services.
- 5.1.1 Examples of equipment that would not be considered necessary include, but are not limited to: traditional circuit switching equipment, equipment used exclusively for call-related databases, computer servers used exclusively for providing information services, operations support system (OSS) equipment used to support collocated telecommunications carrier network operations, equipment that generates customer orders, manages trouble tickets or inventory, or stores customer records in centralized databases, etc. BellSouth will determine upon receipt of an application if the requested equipment is necessary based on the criteria established by the FCC. Multifunctional equipment placed on Premises must not place any greater relative burden on BellSouth's property than comparable single-function equipment. BellSouth reserves the right to permit collocation of any equipment on a nondiscriminatory basis.
- 5.1.2 Such equipment must, at a minimum, meet the following Telcordia Network
 Equipment Building Systems (NEBS) General Equipment Requirements: Criteria
 Level 1 requirements as outlined in Telcordia Special Report SR-3580, Issue 1.
 Except where otherwise required by a Commission, BellSouth shall comply with the applicable FCC rules relating to denial of collocation based on McGraw's failure to comply with this Section.
- 5.1.3 McGraw shall not request more DS0, DS1, DS3 and optical terminations for a collocation arrangement than the total port or termination capacity of the equipment physically installed in the arrangement. The total capacity of the equipment collocated in the arrangement will include equipment contained in an application, as well as equipment already placed in the collocation arrangement. If full network termination

capacity of the equipment being installed is not requested in the application, additional network terminations for the installed equipment will require the submission of another application. In the event McGraw submits an application for terminations that will exceed the total capacity of the collocated equipment, McGraw will be informed of the discrepancy by BellSouth and required to submit a revision to the application.

- McGraw shall notify BellSouth whenever McGraw submits a Method of Procedure (MOP) adding equipment to McGraw's Collocation Space and shall provide to BellSouth a list of all UCC-1 lien holders or other entities that have a financial interest, secured or otherwise, in the equipment in McGraw's Collocation Space. McGraw shall submit a list of any lien holders or other entities that have a financial interest in the equipment that is collocated by McGraw to its RCM Representative.
- 5.3 McGraw shall not use the Collocation Space for marketing purposes, nor shall it place any identifying signs or markings outside the Collocation Space or on the grounds of the Premises.
- 5.4 McGraw shall place a plaque or affix other identification (e.g., stenciling) to McGraw's equipment, in order for BellSouth to identify McGraw's equipment, including a list of emergency contacts with telephone numbers.
- 5.5 Entrance Facilities. McGraw may elect to place McGraw-owned or McGraw-leased fiber entrance facilities into its Collocation Space. BellSouth will designate the point of interconnection in close proximity to the Premises building housing the Collocation Space, such as at an entrance manhole or a cable vault, which are physically accessible by both Parties. McGraw will provide and place fiber cable at the point of entrance of sufficient length to be pulled through conduit and into the splice location. McGraw will provide and install a sufficient length of fire retardant riser cable, to which the entrance cable will be spliced by BellSouth. The fire retardant riser cable will extend from the splice location to McGraw's equipment in the Collocation Space. In the event McGraw utilizes a non-metallic, riser-type entrance facility, a splice will not be required. McGraw must contact BellSouth for instructions prior to placing any entrance facility cable in the manhole. McGraw is responsible for maintenance of the entrance facilities. At McGraw's option, BellSouth will accommodate, where technically feasible, a microwave entrance facility, pursuant to separately negotiated terms and conditions. In the case of adjacent collocation, copper facilities may be used between the adjacent collocation arrangement and the central office demarcation point unless BellSouth determines that limited space is available for the placement of entrance facilities.
- 5.5.1 <u>Dual Entrance Facilities</u>. BellSouth will provide at least two interconnection points at each Premise where at least two such interconnection points are available and capacity exists. Upon receipt of a request by McGraw for dual entrance facilities to its physical Collocation Space, BellSouth shall provide McGraw with information regarding BellSouth's capacity to accommodate the requested dual entrance facilities. If conduit in the serving manhole(s) is available and is not reserved for another purpose or for

utilization within twelve (12) months of the receipt of an application for collocation, BellSouth will make the requested conduit space available for installing a second entrance facility to McGraw's arrangement. The location of the serving manhole(s) will be determined at the sole discretion of BellSouth. Where dual entrance facilities are not available due to lack of capacity, BellSouth will provide this information to McGraw in the Application Response.

- 5.5.2 Shared Use. McGraw may utilize spare capacity on an existing interconnector's entrance facility for the purpose of providing an entrance facility to McGraw's collocation arrangement within the same Premises. BellSouth shall allow the splice, as long as the fiber is non-working fiber. McGraw must arrange with BellSouth in accordance with BellSouth's Special Construction Procedures, RL93-11-030BT, and provide a LOA from the other telecommunications carrier for BellSouth to perform the splice of the McGraw provided riser cable to the spare capacity on the entrance facility. If McGraw desires to allow another telecommunications carrier to use its entrance facilities, that telecommunications carrier must arrange with BellSouth in accordance with BellSouth's Special Construction Procedures, RL93-11-030BT, and provide a LOA from McGraw for BellSouth to perform the splice of that telecommunications carrier's provided riser cable to the spare capacity on McGraw's entrance facility.
- Demarcation Point. BellSouth will designate the point(s) of demarcation between McGraw's equipment and/or network and BellSouth's network. Each Party will be responsible for the maintenance and operation of all equipment/facilities on its side of the demarcation point. For 2-wire and 4-wire connections to BellSouth's network, the demarcation point shall be a common block on the BellSouth designated conventional distributing frame (CDF). McGraw shall be responsible for providing, and McGraw's BellSouth Certified Supplier shall be responsible for installing and properly labeling/stenciling the common block and any necessary cabling identified in Section 7 of this Attachment. For all other terminations, BellSouth shall designate a demarcation point on a per arrangement basis. McGraw or its agent must perform all required maintenance to the equipment/facilities on its side of the demarcation point, pursuant to Section 5.7, following, and may self-provision cross-connects that may be required within the Collocation Space to activate service requests.
- 5.6.1 In Tennessee, BellSouth will designate the point(s) of demarcation between McGraw's equipment and/or network and BellSouth's network. Each Party will be responsible for the maintenance and operation of all equipment/facilities on its side of the demarcation point. For connections to BellSouth's network, the demarcation point shall be a McGraw-provided Point of Termination Bay (POT Bay) in a common area within the Premises. McGraw shall be responsible for providing, and McGraw's BellSouth Certified Supplier shall be responsible for installing and properly labeling/stenciling the POT Bay, as well as installing the necessary cabling between McGraw's Collocation Space and the demarcation point. McGraw or its agent must perform all required maintenance to equipment/facilities on its side of the demarcation

point, pursuant to Section 5.7, following, and may self-provision cross-connects that may be required within the Collocation Space to activate service requests. BellSouth will negotiate alternative rates, terms and conditions related to the demarcation point in Tennessee, in the event that McGraw desires to avoid the use of an intermediary device as contemplated by the Tennessee Regulatory Authority.

- McGraw's Equipment and Facilities. McGraw, or if required by this Attachment, McGraw's BellSouth Certified Supplier, is solely responsible for the design, engineering, installation, testing, provisioning, performance, monitoring, maintenance and repair of the equipment and facilities used by McGraw which must be performed in compliance with all applicable BellSouth Specifications. Such equipment and facilities may include, but are not limited to, cable(s), equipment, and point of termination connections. McGraw and its selected BellSouth Certified Supplier must follow and comply with all BellSouth requirements outlined in BellSouth's TR 73503, TR 73519, TR 73572, and TR 73564.
- BellSouth's Access to Collocation Space. From time to time, BellSouth may require access to the Collocation Space. BellSouth retains the right to access McGraw's space for the purpose of making BellSouth equipment and building modifications (e.g., running, altering or removing racking, ducts, electrical wiring, HVAC, and cabling). BellSouth will give notice to McGraw at least forty-eight (48) hours before access to the Collocation Space is required. McGraw may elect to be present whenever BellSouth performs work in the Collocation Space. The Parties agree that McGraw will not bear any of the expense associated with this type of work.
- 5.9 Access. Pursuant to Section 12, McGraw shall have access to its Collocation Space twenty-four (24) hours a day, seven (7) days a week. McGraw agrees to provide the name and social security number, date of birth, or driver's license number of each employee, supplier, or agent of McGraw or McGraw's Guests that will be provided with access keys or cards (Access Keys) prior to the issuance of said Access Keys, using form RF-2906-C, the "CLEC and CLEC Certified Supplier Access Request and Acknowledgement" form. Key acknowledgement forms, the "Collocation Acknowledgement Sheet" for access cards and the "Key Acknowledgement Form" for keys must be signed by McGraw and returned to BellSouth Access Management within fifteen (15) calendar days of McGraw's receipt. Failure to return these properly acknowledged forms will result in the holding of subsequent access key or card requests until the proper acknowledgement documents have been received by BellSouth and reflect current information. Access Keys may not be duplicated under any circumstances. McGraw agrees to be responsible for all Access Keys and for the return of all Access Keys in the possession of McGraw's employees, suppliers, Guests, or agents after termination of the employment relationship, the contractual obligation with McGraw ends, upon the termination of this Attachment, or upon the termination of occupancy of an individual collocation arrangement.
- 5.9.1 BellSouth will permit one accompanied site visit to McGraw's designated collocation arrangement location, after receipt of the BFFO without charge to McGraw.

McGraw must submit to BellSouth the completed Access Control Request Form for all employees or agents requiring access to the Premises within a minimum of thirty (30) calendar days prior to the date McGraw desires access to the Collocation Space. In order to permit reasonable access during construction of the Collocation Space, McGraw may submit a request for its one accompanied site visit to its designated collocation arrangement location at any time subsequent to BellSouth's receipt of the BFFO. In the event McGraw desires access to the Collocation Space after submitting such a request, but prior to the approval of its access request, in addition to the first accompanied free visit, BellSouth shall permit McGraw to access the Collocation Space accompanied by a security escort, at McGraw's expense. McGraw must request escorted access to its designated collocation arrangement location at least three (3) business days prior to the date such access is desired.

- 5.10 Lost or Stolen Access Keys. McGraw shall notify BellSouth in writing immediately in the case of lost or stolen Access Keys. If it becomes necessary for BellSouth to rekey buildings or deactivate a card as a result of a lost Access Key(s) or for failure to return an Access Key(s), McGraw shall pay for all reasonable costs associated with the re-keying or deactivating the card.
- 5.11 Interference or Impairment. Notwithstanding any other provisions of this Attachment, McGraw shall not use any product or service provided under this Agreement, any other service related thereto or used in combination therewith, or place or use any equipment or facilities in any manner that 1) significantly degrades, interferes with or impairs service provided by BellSouth or by any other entity or any person's use of its telecommunications services; 2) endangers or damages the equipment, facilities or any other property of BellSouth or of any other entity or person; 3) compromises the privacy of any communications; or 4) creates an unreasonable risk of injury or death to any individual or to the public. If BellSouth reasonably determines that any equipment or facilities of McGraw violates the provisions of this paragraph, BellSouth shall provide written notice to McGraw, which shall direct McGraw to cure the violation within forty-eight (48) hours of McGraw's actual receipt of written notice or, at a minimum, to commence curative measures within twenty-four (24) hours and to exercise reasonable diligence to complete such measures as soon as possible thereafter. After receipt of the notice, the Parties agree to consult immediately and, if necessary, to conduct an inspection of the arrangement.
- 5.11.1 Except in the case of the deployment of an advanced service which significantly degrades the performance of other advanced services or traditional voice band services, if McGraw fails to take curative action within forty-eight (48) hours or if the violation is of a character that poses an immediate and substantial threat of damage to property or injury or death to any person, or any other significant degradation, interference or impairment of BellSouth's or another entity's service, then and only in that event, BellSouth may take such action as it deems appropriate to correct the violation, including, without limitation, the interruption of electrical power to McGraw's equipment. BellSouth will endeavor, but is not required, to provide notice

to McGraw prior to the taking of such action and BellSouth shall have no liability to McGraw for any damages arising from such action, except to the extent that such action by BellSouth constitutes willful misconduct.

- For purposes of this Section, the term "significantly degrades" shall be defined as an 5.11.2 action that noticeably impairs a service from a user's perspective. In the case of the deployment of an advanced service which significantly degrades the performance of other advanced services or traditional voice band services and McGraw fails to take curative action within forty-eight (48) hours, then BellSouth will establish before the Commission that the technology deployment is causing the significant degradation. Any claims of network harm presented to McGraw or, if subsequently necessary, the Commission must be supported by BellSouth with specific and verifiable information. When BellSouth demonstrates that a certain technology deployed by McGraw is significantly degrading the performance of other advanced services or traditional voice band services, McGraw shall discontinue deployment of that technology and migrate its customers to technologies that will not significantly degrade the performance of other such services. Where the only degraded service itself is a known disturber, and the newly deployed technology satisfies at least one of the criteria for a presumption that it is acceptable for deployment under Section 47 C.F.R. 51.230, the degraded service shall not prevail against the newly-deployed technology
- 5.12 Personalty and its Removal. Facilities and equipment placed by McGraw in the Collocation Space shall not become a part of the Collocation Space, even if nailed, screwed or otherwise fastened to the Collocation Space, but shall retain their status as personal property and may be removed by McGraw at any time. Any damage caused to the Collocation Space by McGraw's employees, suppliers, agents or representatives during the removal of such property shall be promptly repaired by McGraw at its sole expense. If McGraw decides to remove equipment from its Collocation Space and the removal requires no physical change, BellSouth will bill McGraw a Supplemental Application Fee (Administrative Only Application Fee) as set forth in Exhibit B. This non-recurring fee will be billed on the date that BellSouth provides an Application Response.
- Alterations. Under no condition shall McGraw or any person acting on behalf of McGraw make any rearrangement, modification, augment, improvement, addition, and/or other alteration which could affect in any way space, power, HVAC, and/or safety considerations to the Collocation Space or the Premises, hereinafter referred to individually or collectively as "Augments", without the express written consent of BellSouth, which shall not be unreasonably withheld. The cost of any such Augment shall be paid by McGraw. Any such Augment shall require an application and will result in the assessment of an application fee, which will be billed by BellSouth on the date that BellSouth provides McGraw with an Application Response.
- 5.14 <u>Janitorial Service</u>. McGraw shall be responsible for the general upkeep of its Collocation Space. McGraw shall arrange directly with a BellSouth Certified Supplier Version 1Q03: 02/28/03

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for janitorial services applicable to Caged Collocation Space. BellSouth shall provide a list of such suppliers on a site-specific basis, upon request.

Ordering and Preparation of Collocation Space 6.

- 6.1 If any state or federal regulatory agency imposes procedures or intervals applicable to McGraw and BellSouth that are different from the procedures or intervals set forth in this Section, whether now in effect or that become effective after execution of this Agreement, those procedures or intervals shall supersede the requirements set forth herein for that jurisdiction for all applications that are submitted for the first time after the effective date thereof.
- 6.2 Initial Application. For McGraw or McGraw's Guest(s) initial equipment placement, McGraw shall submit to BellSouth a Physical Expanded Interconnection Application Document (Initial Application). The Initial Application is considered Bona Fide when it is complete and accurate, meaning that all of the required fields on the application are completed with the appropriate type of information. An application fee will apply to each application submitted by McGraw, which will be billed by BellSouth on the date that BellSouth provides McGraw with an Application Response.
- 6.3 Subsequent Application. In the event McGraw or McGraw's Guest(s) desires to modify the use of the Collocation Space after a BFFO, McGraw shall complete an application that contains all of the detailed information associated with an Augment to the Collocation Space, as defined in Section 5.13 of this Attachment (Subsequent Application). The Subsequent Application is considered Bona Fide when it is complete and accurate, meaning that all of the required fields on the Subsequent Application are completed with the appropriate type of information associated with the Augment. BellSouth shall determine what modifications, if any, to the Premises are required to accommodate the change requested by McGraw in the application. Such modifications to the Premises may include, but are not limited to: floor loading changes, changes necessary to meet HVAC requirements, changes to power plant requirements, equipment additions, etc.
- 6.3.1 Subsequent Application Fee. The application fee paid by McGraw for its request for an Augment shall be dependent upon the level of assessment needed for the Augment requested. Where the Subsequent Application does not require assessment for provisioning or construction work but requires administrative costs by BellSouth, a Subsequent Application Fee (Administrative Only Application Fee) will be required as set forth in Exhibit B. This Administrative Only Application Fee will be applicable in instances such as Transfer of Ownership of the Collocation Space, Removal of Equipment from the Collocation Space, modification to an application prior to BFFO and V-to-P Conversion (In Place). The fee for a Subsequent Application where the Augment requested has limited effect (e.g., requires limited assessment but no capital expenditure by BellSouth as sufficient cable support structure, HVAC, power and terminations are available) shall be the Subsequent Application Fee as set forth in Exhibit B. If the modification requires capital expenditure, an Initial Application Fee

shall apply. This nonrecurring fee will be billed on the date that BellSouth provides McGraw with an Application Response.

- 6.4 Space Preferences. If McGraw has previously requested and received a Space Availability Report for the Premises, McGraw may submit up to three (3) space preferences on its application by identifying the specific space identification numbers referenced on the Space Availability Report for the space it is requesting. In the event BellSouth cannot accommodate the McGraw's preference(s), McGraw may accept the space allocated by BellSouth or cancel its application and submit another application requesting additional space preferences for the same central office. This application will be treated as a new application and an application fee will apply. The application fee will be billed by BellSouth on the date that BellSouth provides McGraw with an Application Response.
- 6.5 Space Availability Notification.
- 6.5.1 Unless otherwise specified, BellSouth will respond to an application within ten (10) calendar days as to whether space is available or not available within a requested Premises. BellSouth will also respond as to whether the application is Bona Fide and if it is not Bona Fide, the items necessary to cause the application to become Bona Fide. If the amount of space requested is not available, BellSouth will notify McGraw of the amount of space that is available and no application fee will apply. When BellSouth's response includes an amount of space less than that requested by McGraw or space that is configured differently, no application fee will apply. If McGraw decides to accept the available space, McGraw must resubmit its application to reflect the actual space available, including the configuration of the space, prior to submitting a BFFO. When McGraw resubmits its application, BellSouth will bill McGraw the appropriate application fee.
- 6.5.2 BellSouth will respond to a Florida application within fifteen (15) calendar days as to whether space is available or not available within a Premises. BellSouth will also respond as to whether the application is Bona Fide and if it is not Bona Fide, the items necessary to cause the application to become Bona Fide. If a lesser amount of space than requested is available, BellSouth will provide an Application Response for the amount of space that is available and bill McGraw an appropriate application fee on the date that BellSouth provides the Application Response. When BellSouth's Application Response includes an amount of space less than that requested by McGraw or space that is configured differently, if McGraw decides to accept the available space, McGraw must amend its application to reflect the actual space available, including the configuration of the space, prior to submitting a BFFO.
- 6.5.3 BellSouth will respond to a Louisiana application within ten (10) calendar days in regard to space availability for one (1) to ten (10) applications; fifteen (15) calendar days for eleven (11) to twenty (20) applications; and for more than twenty (20) applications, the response interval is increased by five (5) calendar days for every five additional applications received within five (5) business days. BellSouth will also

respond as to whether the application is Bona Fide and if it is not Bona Fide, the items necessary to cause the application to become Bona Fide. If the amount of space requested is not available. BellSouth will notify McGraw of the amount of space that is available and no application fee will apply. When BellSouth's response includes an amount of space less than that requested by McGraw or space that is configured differently, no application fee will apply. If McGraw decides to accept the available space, McGraw must resubmit its application to reflect the actual space available, including the configuration of the space, prior to submitting a BFFO. When McGraw resubmits its application, BellSouth will bill McGraw the appropriate application fee. Denial of Application. If BellSouth notifies McGraw that no space is available (Denial of Application), BellSouth will not assess an application fee to McGraw. After notifying McGraw that BellSouth has no available space in the requested Premises, BellSouth will allow McGraw, upon request, to tour the entire Premises within ten (10) calendar days of such Denial of Application. In order to schedule this tour within ten (10) calendar days, the request for the tour of the Premises must be received by BellSouth within five (5) calendar days of the Denial of Application.

- 6.6 Filing of Petition for Waiver. Upon Denial of Application, BellSouth will timely file a petition with the Commission pursuant to 47 U.S.C. § 251(c)(6). BellSouth shall provide to the Commission any information requested by that Commission. Such information shall include which space, if any, BellSouth or any of BellSouth's affiliates have reserved for future use and a detailed description of the specific future uses for which the space has been reserved. Subject to an appropriate nondisclosure agreement or provision, BellSouth shall permit McGraw to inspect any floor plans or diagrams that BellSouth provides to the Commission.
- Maiting List. On a first-come, first-served basis, governed by the date of receipt of an application or Letter of Intent, BellSouth will maintain a waiting list of requesting carriers who have either received a Denial of Application or, where it is publicly known that the Premises is out of space, have submitted a Letter of Intent to collocate in that Premises. BellSouth will notify the telecommunications carriers on the waiting list that can be accommodated by the amount of space that becomes available, according to the position of the telecommunications carriers on said waiting list.
- 6.7.1 In Florida, on a first-come, first-served basis, governed by the date of receipt of an application or Letter of Intent, BellSouth will maintain a waiting list of requesting carriers who have either received a Denial of Application or, where it is publicly known that the Premises is out of space, have submitted a Letter of Intent to collocate in that Premises. Sixty (60) calendar days prior to space becoming available, if known, BellSouth will notify the Commission and the telecommunications carriers on the waiting list by mail when space becomes available according to the position of each telecommunications carrier on said waiting list. If BellSouth does not know sixty (60) calendar days in advance of when space will become available, BellSouth will notify the Commission and the telecommunications carriers on the waiting list within two (2) business days of the determination that space is available. A telecommunications

carrier that, upon denial of physical collocation, requests virtual collocation shall be automatically placed on the waiting list.

- When space becomes available, McGraw must submit an updated, complete, and correct application to BellSouth within thirty (30) calendar days of notification by BellSouth that space will be available in the Premises previously out of space. If McGraw has originally requested caged Collocation Space and cageless Collocation Space becomes available, McGraw may refuse such space and notify BellSouth in writing within the thirty (30) day timeframe that McGraw wants to maintain its place on the waiting list, without accepting the available cageless Collocation Space. McGraw may accept an amount of space less than its originally requested space by submitting an application as set forth above, and upon request, may maintain its position on the waiting list for the remaining space that was initially requested. If McGraw does not submit an application or notify BellSouth in writing as described above, BellSouth will offer the space to the next telecommunications carrier on the waiting list and remove McGraw from the waiting list. Upon request, BellSouth will advise McGraw as to its position on the waiting list.
- 6.8 <u>Public Notification</u>. BellSouth will maintain on its Interconnection Services website a notification document that will indicate all Premises that are without available space. BellSouth shall update such document within ten (10) calendar days of the date that BellSouth becomes aware that insufficient space is available to accommodate physical collocation. BellSouth will also post a document on its Interconnection Services website that contains a general notice when space has become available in a Premises previously on the space exhaust list.
- 6.9 Application Response.
- 6.9.1 In Alabama, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee, when space has been determined to be available for caged or cageless arrangements, BellSouth will provide an Application Response within twenty (20) calendar days of receipt of a Bona Fide application. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and any other applicable space preparation fees, as described in Section 8.
- In Florida, within fifteen (15) calendar days of receipt of a Bona Fide application, when space has been determined to be available or when a lesser amount of space than that requested is available, then with respect to the space available, BellSouth will provide an Application Response including sufficient information to enable McGraw to place a Firm Order. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and the space preparation fees, as described in Section 8. When McGraw submits ten (10) or more applications within ten (10) calendar days, the initial fifteen (15) calendar day response interval will increase by ten (10) calendar days for every additional ten (10) applications or fraction thereof.

- In Louisiana, when space has been determined to be available, BellSouth will provide an Application Response within thirty (30) calendar days for one (1) to ten (10) applications; thirty-five (35) calendar days for eleven (11) to twenty (20) applications; and for requests of more than twenty (20) applications, the Application Response interval will be increased by five (5) calendar days for every five (5) applications received within five (5) business days. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and the space preparation fees, as described in Section 8.
- 6.10 <u>Application Modifications</u>.
- 6.10.1 If a modification or revision is made to any information in the Bona Fide Application prior to a BFFO, with the exception of modifications to Customer Information, Contact Information or Billing Contact Information, at the request of McGraw, or necessitated by technical considerations, the application shall be considered a new application and handled as a new application with respect to the response and provisioning intervals. BellSouth will charge McGraw the appropriate application fee associated with the level of assessment performed by BellSouth. If the modification requires no labor or capital expenditure by BellSouth, but BellSouth must perform an assessment of the application to evaluate whether or not BellSouth would be required to perform necessary infrastructure or provisioning activities, then an Administrative Only Application Fee shall apply. The fee for an application modification where the modification requested has limited effect (e.g., requires labor expenditure but no capital expenditure by BellSouth and where sufficient cable support structure, HVAC, power and terminations are available) shall be the Subsequent Application Fee as set forth in Exhibit B. A modification involving a capital expenditure by BellSouth shall require McGraw to submit the application with an Initial Application Fee. This nonrecurring fee will be billed by BellSouth on the date that BellSouth provides McGraw with an Application Response.
- 6.11 Bona Fide Firm Order.
- 6.11.1 McGraw shall indicate its intent to proceed with equipment installation in a BellSouth Premises by submitting a Bona Fide Firm Order (BFFO) to BellSouth. The BFFO must be received by BellSouth no later than thirty (30) calendar days after BellSouth's Application Response to McGraw's Bona Fide Application or McGraw's application will expire.
- 6.11.2 BellSouth will establish a firm order date based upon the date BellSouth is in receipt of McGraw's BFFO. BellSouth will acknowledge the receipt of McGraw's BFFO within seven (7) calendar days of receipt, so that McGraw will have positive confirmation that its BFFO has been received. BellSouth's response to a BFFO will include a Firm Order Confirmation, which contains the firm order date. No revisions can be made to a BFFO.

7. Construction and Provisioning

- 7.1 <u>Construction and Provisioning Intervals.</u>
- 7.1.1 In Florida, BellSouth will complete construction for collocation arrangements as soon as possible within a maximum of ninety (90) calendar days from receipt of a BFFO or as agreed to by the Parties. For Augments requested to the Collocation Space after initial space completion, BellSouth will complete construction for collocation arrangements as soon as possible within a maximum of forty-five (45) calendar days from receipt of a BFFO or as agreed to by the Parties. If BellSouth does not believe that construction will be completed within the relevant timeframe and BellSouth and McGraw cannot agree upon a completion date, within forty-five (45) calendar days of receipt of the BFFO for an initial request, and within thirty (30) calendar days of receipt of the BFFO for an Augment, BellSouth may seek an extension from the Commission.
- 7.1.2 In Alabama, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessee, BellSouth will complete construction for caged collocation arrangements under ordinary conditions as soon as possible within a maximum of ninety (90) calendar days from receipt of a BFFO or as agreed to by the Parties. BellSouth will complete construction for cageless collocation arrangements under ordinary conditions as soon as possible within a maximum of sixty (60) calendar days from receipt of a BFFO and ninety (90) calendar days from receipt of a BFFO for extraordinary conditions, or as agreed to by the Parties. Ordinary conditions are defined as space available with only minor changes to support systems required such as, but not limited to, HVAC, cabling and the power plant. Extraordinary conditions shall include, but not be limited to, major BellSouth equipment rearrangements or additions; power plant additions or upgrades; major mechanical additions or upgrades; a major upgrade for ADA compliance; environmental hazard or hazardous materials abatement; and arrangements for which equipment shipping intervals are extraordinary in length. The Parties may mutually agree to renegotiate an alternative provisioning interval or BellSouth may seek a waiver from this interval from the Commission.
- 7.1.3 When McGraw adds equipment within initial demand parameters that requires no additional space preparation work on the part of BellSouth, then no additional charges or additional intervals will be imposed by BellSouth that would delay McGraw's operation.
- 7.1.4 In the states of Alabama, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, and South Carolina, BellSouth will provide the reduced intervals outlined below to McGraw, when McGraw requests an Augment after the Space Ready Date for existing physical collocation space. In such instances, McGraw must provide an accurate front equipment view (a.k.a. rack elevation drawing) specifying bay(s) for McGraw's point of termination.

- 7.1.4.1 Simple Augments will be completed within twenty (20) calendar days after receipt of the BFFO for an:
 - Extension of Existing AC Circuit Capacity within Arrangement Where Sufficient Circuit Capacity is Available
 - Fuse Change and/or Increase or Decrease -48V DC Power from Existing ILEC BDFB
- 7.1.4.2 Minor Augments will be completed within forty-five (45) calendar days after receipt of the BFFO for:
 - 168 DS1s Terminations at the ILEC Demarcation Frame (Databasing Only; Panels, Relay Racks and Overhead Racking Exist)
 - 96 DS3s Terminations at the ILEC Demarcation Frame (Databasing Only; Panels, Relay Racks and Overhead Racking Exist)
 - 99 Fiber Terminations at the ILEC Demarcation Frame (Databasing Only; Panels, Relay Racks and Overhead Racking Exist)
 - Maximum of 2000 Service Ready DS0 Terminations at the ILEC Demarcation Frame (Databasing Only; Panels, Relay Racks and Overhead Racking Exist)
- 7.1.4.3 Intermediate Augments will be completed within sixty (60) calendar days after receipt of the BFFO for:
 - 168 DS1s (Databasing and Installation of Termination Panels, Relay Racks or Additional Structure as Required)
 - 96 DS3s (Databasing and Installation of Termination Panels, Relay Racks or Additional Structure as Required)
 - 99 Fiber Terminations (Databasing and Installation of Termination Panels, Relay Racks or Additional Structure as Required)
 - 2000 DS0s (Databasing and Installation of Termination Panels, Relay Racks or Additional Structure as Required)
 - Install Cable Racking or Other Support Structures as Required to Support Co-Carrier Cross Connects (Adequate Floor or Ceiling Structural Capacity Exists and Support/Protection Structure for Fiber Patch Cord is Excluded)
- 7.1.4.4 Major Augments Physical Collocation will be completed within ninety (90) calendar days after BFFO and includes all requests for additional physical collocation space (caged or cageless).
- 7.1.4.5 Major Augments Virtual Collocation will be completed within seventy-five (75) calendar days after BFFO and includes all requests for additional virtual collocation space.
- 7.1.4.6 If McGraw submits an augment application request that includes two augment items from the same category in Sections 7.1.4.1, 7.1.4.2, and 7.1.4.3 above, the augment interval associated with the next highest augment category will apply (e.g., if two

items from the minor augment category are requested on the same request, then an interval of sixty (60) calendar days from the receipt of the BFFO would apply, which is the interval associated with the intermediate category).

- 7.1.4.7 If McGraw submits an augment application request that includes three augment items from the same category in Sections 7.1.4.1, 7.1.4.2, and 7.1.4.3 above, the major augment interval of ninety (90) calendar days from the receipt of the BFFO would apply (e.g., if three items from the simple augment category are requested on the same request for a physical collocation arrangement, then an interval of ninety (90) calendar days from the receipt of the BFFO would apply, which is the major physical augment interval; likewise if three items from the simple augment category are requested on the same request for a virtual collocation arrangement, then an interval of seventy-five (75) calendar days from the receipt of the BFFO would apply, which is the major virtual augment interval;).
- 7.1.4.8 If McGraw submits an augment application request that includes one augment item from two separate categories in Sections 7.1.4.1, 7.1.4.2 and 7.1.4.3 above, the augment interval associated with the highest augment category will apply (e.g., if an item from the minor augment category and an item from the intermediate augment category are requested on the same request, then an interval of sixty (60) calendar days from the receipt of the BFFO would apply, which is the interval associated with the intermediate augment category).
- 7.1.4.9 All Augments not expressly included in the Simple, Minor, Intermediate or Major categories as outlined above will be placed into the appropriate category as negotiated by McGraw and BellSouth. If McGraw and BellSouth are unable to determine the appropriate category through negotiation, then the appropriate major augment category identified in Sections 7.1.4.4 and 7.1.4.5 would apply based on whether the augment request is for McGraw's physical or virtual collocation arrangement.
- Individual application fees associated with simple, minor and intermediate augment 7.1.4.10 applications are contained in Exhibit B. The appropriate application fee will be assessed to McGraw at the time BellSouth provides McGraw with the Application Response. McGraw will be assessed a Subsequent Application Fee for all Major Augment applications (Major Augments are defined above in Sections 7.1.4.4 and 7.1.4.5). The Subsequent Application Fee is also reflected in Exhibit B of this Attachment.
- 7.2 Joint Planning. Joint planning between BellSouth and McGraw will commence within a maximum of twenty (20) calendar days from BellSouth's receipt of a BFFO. BellSouth will provide the preliminary design of the Collocation Space and the equipment configuration requirements as reflected in the Bona Fide application and affirmed in the BFFO. The Collocation Space completion interval will be provided to McGraw during the joint planning meeting.

- 7.3 Permits. Each Party or its agent(s) will diligently pursue filing for the permits required for the scope of work to be performed by that Party or its agent(s) within ten (10) calendar days of the completion of the finalized construction design and specifications.
- Acceptance Walkthrough. McGraw will schedule and complete an acceptance walkthrough of each Collocation Space with BellSouth within fifteen (15) calendar days of BellSouth's notification to McGraw that the Collocation Space is ready for occupancy. In the event McGraw fails to complete an acceptance walkthrough within this fifteen (15) day interval, the Collocation Space shall be deemed accepted by McGraw on the Space Ready Date. BellSouth will correct any deviations to McGraw's original or jointly amended design and/or specification requirements within seven (7) calendar days after the walkthrough, unless the Parties jointly agree upon a different timeframe.
- 7.5 <u>Circuit Facility Assignments (CFAs).</u> Unless otherwise specified, BellSouth will provide CFAs to McGraw prior to the applicable provisioning interval set forth herein (Provisioning Interval) for those Premises in which McGraw has a physical collocation arrangement with no POT bay or with a POT bay provided by BellSouth. BellSouth cannot provide CFAs to McGraw prior to the Provisioning Interval for those Premises in which McGraw has a physical collocation arrangement with a POT bay provided by McGraw or a virtual collocation arrangement, until McGraw provides BellSouth with the following information:
- 7.5.1 For a physical collocation arrangement with a McGraw-provided POT bay a complete layout of the POT panels (equipment inventory update (EIU) form) showing locations, speeds, etc.
- 7.5.2 For a virtual collocation arrangement a complete layout of McGraw's equipment (equipment inventory update (EIU) form), including the locations of the low speed ports and the specific frame terminations to which the equipment will be wired by McGraw's BellSouth Certified Supplier.
- 7.5.3 BellSouth cannot begin work on the CFAs until the complete and accurate EIU form is received from McGraw. If the EIU form is provided ten (10) calendar days prior to the ending date of the Provisioning Interval, then CFAs will be made available by the ending date of the Provisioning Interval. If the EIU form is not received ten (10) calendar days prior to the ending date of the Provisioning Interval, then the CFAs will be provided within ten (10) calendar days of receipt of the EIU form.
- 7.5.4 BellSouth will bill McGraw a nonrecurring charge, as set forth in Exhibit B, each time McGraw requests a resend of its CFAs for any reason other than a BellSouth error in the CFAs initially provided to McGraw.
- 7.6 <u>Use of BellSouth Certified Supplier</u>. McGraw shall select a supplier which has been approved as a BellSouth Certified Supplier to perform all engineering and installation work. McGraw and McGraw's BellSouth Certified Supplier must follow and comply

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with all of BellSouth's requirements, outlined in BellSouth TR 73503, TR 73519, TR 73572, and TR 73564. In some cases, McGraw must select separate BellSouth Certified Suppliers for those work activities associated with transmission equipment, switching equipment and power equipment. BellSouth shall provide McGraw with a list of BellSouth Certified Suppliers, upon request. The BellSouth Certified Supplier(s) shall be responsible for installing McGraw's equipment and associated components, extending power cabling to the BellSouth power distribution frame, performing operational tests after installation is complete, and notifying BellSouth's equipment engineers and McGraw upon successful completion of installation, etc. The BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment. BellSouth shall have no liability for, nor responsibility to pay, such charges imposed by McGraw's BellSouth Certified Supplier. BellSouth shall make available its supplier certification program to McGraw or any supplier proposed by McGraw and will not unreasonably withhold certification. All work performed by or for McGraw shall conform to generally accepted industry standards.

- 7.7 Alarm and Monitoring. BellSouth shall place environmental alarms in the Premises for the protection of BellSouth equipment and facilities. McGraw shall be responsible for placement, monitoring and removal of environmental and equipment alarms used to service McGraw's Collocation Space. Upon request, BellSouth will provide McGraw with an applicable tariffed service(s) to facilitate remote monitoring of collocated equipment by McGraw. Both Parties shall use best efforts to notify the other of any verified environmental condition known to that Party.
- 7.8 Virtual to Physical Collocation Relocation. In the event physical Collocation Space was previously denied at a location due to technical reasons or space limitations and physical Collocation Space has subsequently become available, McGraw may relocate its existing virtual collocation arrangement(s) to a physical collocation arrangement(s) and pay the appropriate fees associated with physical collocation and the rearrangement or reconfiguration of services terminated in the virtual collocation arrangement, as outlined in the appropriate BellSouth Tariffs. In the event BellSouth knows when additional space for physical collocation may become available at the location requested by McGraw, such information will be provided to McGraw in BellSouth's written denial of physical collocation space. To the extent that (i) physical Collocation Space becomes available to McGraw within one hundred eighty (180) calendar days of BellSouth's written denial of McGraw's request for physical collocation, (ii) BellSouth had knowledge that the space was going to become available, and (iii) McGraw was not informed in the written denial that physical Collocation Space would become available within such one hundred eighty (180) calendar days, then McGraw may relocate its virtual collocation arrangement to a physical collocation arrangement and will receive a credit for any nonrecurring charges previously paid for such virtual collocation. McGraw must arrange with a BellSouth Certified Supplier for the relocation of equipment from its virtual Collocation Space to its physical Collocation Space and will bear the cost of such relocation.

- 7.8.1 In Alabama, BellSouth will complete a relocation from virtual collocation to cageless physical collocation within thirty (30) calendar days and from virtual collocation to caged physical collocation within ninety (90) calendar days.
- Virtual to Physical Conversion (In-Place). Virtual collocation arrangements may be converted to "in-place" physical arrangements if the potential conversion meets the following four criteria: 1) there is no change in the amount of equipment or the configuration of the equipment that was in the virtual collocation arrangement; 2) the conversion of the virtual collocation arrangement will not cause the equipment or the results of that conversion to be located in a space that BellSouth has reserved for its own future needs; 3) the converted arrangement does not limit BellSouth's ability to secure its own equipment and facilities due to the location of the virtual collocation arrangement; and 4) any changes to the arrangement can be accommodated by existing power, HVAC, and other requirements. Unless otherwise specified, BellSouth will complete virtual to in-place physical collocation conversions within sixty (60) calendar days from receipt of the BFFO. BellSouth will bill McGraw an Administrative Only Application Fee as set forth in Exhibit B on the date that BellSouth provides an Application Response to McGraw.
- 7.9.1 In Alabama and Tennessee, BellSouth will complete Virtual to Physical Conversions (In Place) within thirty (30) calendar days from receipt of the BFFO.
- 7.10 Cancellation. If at any time prior to space acceptance, McGraw cancels its order for the Collocation Space(s) (Cancellation), BellSouth will bill the applicable nonrecurring rate(s) for any and all work processes for which work has begun or been completed. In Georgia, if McGraw cancels its order for Collocation Space at any time prior to space acceptance, BellSouth will bill McGraw for all costs incurred prior to the date of Cancellation and for any costs incurred as a direct result of the Cancellation, not to exceed the total amount that would have been due had the order not been cancelled.
- 7.11 <u>Licenses.</u> McGraw, at its own expense, will be solely responsible for obtaining from governmental authorities, and any other appropriate agency, entity, or person, all rights, privileges, and licenses necessary or required to operate as a provider of telecommunications services to the public or to build-out, equip and/or occupy the Collocation Space.
- 7.12 <u>Environmental Compliance.</u> The Parties agree to utilize and adhere to the Environmental Hazard Guidelines identified in Exhibit A attached hereto.

8. Rates and Charges

8.1 <u>Application Fee</u>. BellSouth shall assess an application fee via a service order, which shall be issued at the time BellSouth responds that space is available pursuant to Section 6.10 (Application Response). BellSouth will bill this nonrecurring fee on the date that BellSouth provides an Application Response to McGraw.

- 8.1.1 In Tennessee the applicable application fee is the planning fee for both Initial Applications and Subsequent Applications placed by McGraw. BellSouth will bill this nonrecurring fee on the date that BellSouth provides an Application Response to McGraw.
- 8.2 <u>Cable Installation</u>. Cable Installation Fee(s) are assessed per entrance cable placed. This nonrecurring fee will be billed by BellSouth upon receipt of McGraw's BFFO.
- 8.3 Recurring Charges. If McGraw has met the applicable fifteen (15) calendar day walkthrough interval(s) specified in Section 4, billing for recurring charges will begin upon the Space Acceptance Date. In the event that McGraw fails to complete an acceptance walkthrough within the applicable fifteen (15) calendar day interval(s), billing for recurring charges will commence on the Space Ready Date. If McGraw occupies the space prior to the Space Ready Date, the date McGraw occupies the space becomes the new Space Acceptance Date and billing for recurring charges begin on that date.
- 8.4 <u>Space Preparation.</u> Space preparation fees consist of a nonrecurring charge for firm order processing and monthly recurring charges for central office modifications assessed per arrangement, per square foot and common systems modifications assessed per arrangement, per square foot for cageless collocation and per cage for caged collocation. McGraw shall remit payment of the nonrecurring firm order processing fee coincident with submission of a BFFO. The charges recover the costs associated with preparing the Collocation Space, which includes survey, engineering of the Collocation Space, design and modification costs for network, building and support systems. In the event McGraw opts for cageless space, the space preparation fees will be assessed based on the total floor space dedicated to McGraw as prescribed in this Section.
- 8.5 Floor Space. The Floor Space Charge includes reasonable charges for lighting, HVAC, and other allocated expenses associated with maintenance of the Premises but does not include any power-related costs incurred by BellSouth. When the Collocation Space is enclosed, McGraw shall pay floor space charges based upon the number of square feet so enclosed. When the Collocation Space is not enclosed, McGraw shall pay floor space charges based upon the following floor space calculation: [(depth of the equipment lineup in which the rack is placed) + (0.5 x)maintenance aisle depth) + (0.5 x wiring aisle depth)] X (width of rack and spacers). For purposes of this calculation, the depth of the equipment lineup shall consider the footprint of equipment racks plus any equipment overhang. BellSouth will assign unenclosed Collocation Space in conventional equipment rack lineups where feasible. In the event McGraw's collocated equipment requires special cable racking, isolated grounding or other treatment which prevents placement within conventional equipment rack lineups, McGraw shall be required to request an amount of floor space sufficient to accommodate the total equipment arrangement.

- 8.6 Power. BellSouth shall make available –48 Volt (-48V) Direct Current (DC) power for McGraw's Collocation Space at a BellSouth Power Board or BellSouth Battery Distribution Fuse Bay (BDFB) at McGraw's option within the Premises. BellSouth will revise recurring power charges to reflect a power upgrade upon notification of the completion of the upgrade by McGraw's BellSouth Certified Vendor. BellSouth will revise recurring power charges to reflect a power reduction upon BellSouth's receipt of the Power Reduction Form from McGraw certifying the completion of the power reduction, including the removal of the power cabling by McGraw's BellSouth Certified Supplier.
- 8.6.1 When obtaining power from a BDFB, fuses and power cables (A&B) must be engineered (sized), and installed by McGraw's BellSouth Certified Supplier. When obtaining power from a BellSouth power board, power cables (A&B) must be engineered (sized), and installed by McGraw's BellSouth Certified Supplier. McGraw is responsible for contracting with a BellSouth Certified Supplier for power distribution feeder cable runs from a BellSouth BDFB or BellSouth power board to McGraw's equipment. The determination of the BellSouth BDFB or BellSouth power board as the power source will be made at BellSouth's sole, but reasonable, discretion. The BellSouth Certified Supplier contracted by McGraw must provide BellSouth with a copy of the engineering power specifications prior to the day on which McGraw's equipment becomes operational (Commencement Date). BellSouth will provide the common power feeder cable support structure between the BellSouth BDFB or BellSouth power board and McGraw's arrangement area. McGraw shall contract with a BellSouth Certified Supplier who will be responsible for the following: dedicated power cable support structure within McGraw's arrangement, power cable feeds, and terminations of cable. Any terminations at a BellSouth power board must be performed by a BellSouth Certified Supplier. McGraw shall comply with all applicable National Electric Code (NEC), BellSouth TR73503, Telcordia and ANSI Standards regarding power cabling, installation, and maintenance.
- 8.6.2 If McGraw elects to install its own DC Power Plant, BellSouth shall provide Alternating Current (AC) power to feed McGraw's DC Power Plant. Charges for AC power will be assessed per breaker ampere per month. Rates include the provision of commercial and standby AC power. When obtaining power from a BellSouth service panel, protection devices and power cables must be engineered (sized), and installed by McGraw's BellSouth Certified Supplier except that BellSouth shall engineer and install protection devices and power cables for Adjacent Collocation. McGraw's BellSouth Certified Supplier must also provide a copy of the engineering power specifications prior to the Commencement Date. Charges for AC power shall be assessed pursuant to the rates specified in Exhibit B. AC power voltage and phase ratings shall be determined on a per location basis. At McGraw's option, McGraw may arrange for AC power in an Adjacent Collocation arrangement from a retail provider of electrical power.
- 8.6.3 In Tennessee, recurring charges for -48V DC power consumption will be assessed per ampere per month based upon the engineered and installed power feed fused ampere

capacity. Rates include redundant feeder fuse positions (A&B) and common cable racks to McGraw's equipment or space enclosure. McGraw shall contract with a BellSouth Certified Supplier who will be responsible for the following: dedicated power cable support structure within McGraw's arrangement and terminations of cable within the Collocation Space.

- 8.6.3.1 In Tennessee, nonrecurring charges for –48V DC power distribution will be based on the common power feeder cable support structure between the BellSouth BDFB and McGraw's arrangement area.
- In Alabama and Louisiana, McGraw has the option to purchase power directly from an electric utility company. Under such an option, McGraw is responsible for contracting with the electric utility company for its own power feed and meter, and is financially responsible for purchasing all equipment necessary to accomplish the arrangement, including inverters, batteries, power boards, bus bars, BDFBs, backup power supplies and cabling. The actual work to install this arrangement must be performed by a BellSouth Certified Supplier hired by McGraw. McGraw's BellSouth Certified Supplier must comply with all applicable safety codes, including the National Electric Safety Codes, in installing this power arrangement. If McGraw previously had power supplied by BellSouth, McGraw may request to change its arrangement to obtain power from an electric utility company by submitting a Subsequent Application. BellSouth will waive any application fee for this subsequent application if no other change was requested therein. Any floor space, cable racking, etc. utilized by McGraw in provisioning said power will be billed on an ICB basis.
- 8.6.5 In South Carolina, McGraw has the option to purchase power directly from an electric utility company where technically feasible and where space is available in a requested Premises. Under such an option, McGraw is responsible for contracting with the electric utility company for its own power feed and meter, and is financially responsible for purchasing all equipment necessary to accomplish the arrangement, including inverters, batteries, power boards, bus bars. BDFBs, backup power supplies and power cabling. The actual work to install this arrangement must be performed by a BellSouth Certified Supplier hired by McGraw. McGraw's BellSouth Certified Supplier must comply with all applicable national, regional, state and local safety, electrical, fire and building codes, including the National Electric Safety Code standards, in installing this power arrangement, just as BellSouth is required to comply with these codes. McGraw must submit an application to BellSouth for the appropriate amount of Collocation Space that McGraw requires to install this type of power arrangement. BellSouth will evaluate the request and determine if the appropriate amount of space is available within the office for the installation of McGraw's power equipment and facilities. This type of power arrangement must be located in an appropriate area in the central office that has been properly conditioned for the installation of power equipment and conforms to the applicable national, regional, state and local safety, electrical, fire and building codes. BellSouth shall waive the application fee or any other nonrecurring charge that would otherwise be due from a CLEC that decides to reconfigure an existing collocation power arrangement so as to

purchase power directly from an electric utility company as provided herein. McGraw shall be responsible for the recurring charges associated with the central office space needed for collocation of this type of power arrangement, including space required to place associated power-related equipment and facilities (i.e., batteries, generator, power meter, etc.). If there is no space available for this type of power arrangement in the requested central office, BellSouth may seek a waiver of these requirements from the Commission for the central office requested. McGraw would still have the option to order its power needs directly from BellSouth.

- If McGraw requests a reduction in the amount of power that BellSouth is currently 8.6.6 providing, McGraw must submit a Subsequent Application. If no modification to the Collocation Space is requested other than the reduction in power, the Subsequent Application Fee for Power Reduction as set forth in Exhibit B will apply. If modifications are requested in addition to the reduction of power, the Subsequent Application Fee will apply. BellSouth will bill this nonrecurring fee on the date that BellSouth provides an Application Response.
- In Alabama and Louisiana, if McGraw is currently served from the BellSouth main 8.6.7 power board and requests that its power be reconfigured to connect to a BellSouth BDFB, in a specific central office, McGraw must submit a Subsequent Application. BellSouth will respond to such application within seven (7) calendar days and no application fee will apply.
- 8.7 Security Escort. A security escort will be required whenever McGraw or its approved agent desires access to the entrance manhole or must have access to the Premises after the one accompanied site visit allowed pursuant to Section 5 prior to completing BellSouth's Security Training requirements. Rates for a security escort are assessed according to the schedule appended hereto as Exhibit B beginning with the scheduled escort time. BellSouth will wait for one-half (1/2) hour after the scheduled time for such an escort and McGraw shall pay for such half-hour charges in the event McGraw fails to show up.
- Cable Record charges. These charges apply for work required to build cable records 8.8 in BellSouth systems. The VG/DS0 per cable record charge is for a maximum of 3600 records. The Fiber cable record charge is for a maximum of 99 records. These nonrecurring fees will be billed upon receipt of McGraw's BFFO.
- 8.9 Other. If no rate is identified in the contract, the rate for the specific service or function will be negotiated by the Parties upon request by either Party.

9. **Insurance**

9.1 McGraw shall, at its sole cost and expense, procure, maintain, and keep in force insurance as specified in this Section and underwritten by insurance companies licensed to do business in the states applicable under this Agreement and having a Best's Insurance Rating of A-.

- 9.2 McGraw shall maintain the following specific coverage:
- 9.2.1 Commercial General Liability coverage in the amount of ten million dollars (\$10,000,000.00) or a combination of Commercial General Liability and Excess/Umbrella coverage totaling not less than ten million dollars (\$10,000,000.00). BellSouth shall be named as an Additional Insured on the Commercial General Liability policy as specified herein.
- 9.2.2 Statutory Workers Compensation coverage and Employers Liability coverage in the amount of one hundred thousand dollars (\$100,000.00) each accident, one hundred thousand dollars (\$100,000.00) each employee by disease, and five hundred thousand dollars (\$500,000.00) policy limit by disease.
- 9.2.3 All Risk Property coverage on a full replacement cost basis insuring all of McGraw's real and personal property situated on or within BellSouth's Central Office location(s).
- 9.2.4 McGraw may elect to purchase business interruption and contingent business interruption insurance, having been advised that BellSouth assumes no liability for loss of profit or revenues should an interruption of service occur.
- 9.3 The limits set forth in Section 9.2 above may be increased by BellSouth from time to time during the term of this Agreement upon thirty (30) calendar days notice to McGraw to at least such minimum limits as shall then be customary with respect to comparable occupancy of BellSouth structures.
- 9.4 All policies purchased by McGraw shall be deemed to be primary and not contributing to or in excess of any similar coverage purchased by BellSouth. All insurance must be in effect on or before the date equipment is delivered to Premises and shall remain in effect for the term of this Attachment or until all McGraw's property has been removed from BellSouth's Premises, whichever period is longer. If McGraw fails to maintain required coverage, BellSouth may pay the premiums thereon and seek reimbursement of same from McGraw.
- 9.5 McGraw shall submit certificates of insurance reflecting the coverage required pursuant to this Section a minimum of ten (10) business days prior to the commencement of any work in the Collocation Space. Failure to meet this interval may result in construction and equipment installation delays. McGraw shall arrange for BellSouth to receive thirty (30) business days' advance notice of cancellation from McGraw's insurance company. McGraw shall forward a certificate of insurance and notice of cancellation/non-renewal to BellSouth at the following address:

BellSouth Telecommunications, Inc. Attn.: Risk Management Coordinator 17H53 BellSouth Center 675 W. Peachtree Street Atlanta, Georgia 30375

- 9.6 McGraw must conform to recommendations made by BellSouth's fire insurance company to the extent BellSouth has agreed to, or shall hereafter agree to, such recommendations.
- 9.7 Self-Insurance. If McGraw's net worth exceeds five hundred million dollars (\$500,000,000), McGraw may elect to request self-insurance status in lieu of obtaining any of the insurance required in Sections 9.2.1 and 9.2.2. McGraw shall provide audited financial statements to BellSouth thirty (30) calendar days prior to the commencement of any work in the Collocation Space. BellSouth shall then review such audited financial statements and respond in writing to McGraw in the event that self-insurance status is not granted to McGraw. If BellSouth approves McGraw for self-insurance, McGraw shall annually furnish to BellSouth, and keep current, evidence of such net worth that is attested to by one of McGraw's corporate officers. The ability to self-insure shall continue so long as the McGraw meets all of the requirements of this Section. If McGraw subsequently no longer satisfies this Section, McGraw is required to purchase insurance as indicated by Sections 9.2.1 and 9.2.2.
- 9.8 The net worth requirements set forth in Section 9.7 may be increased by BellSouth from time to time during the term of this Attachment upon thirty (30) calendar days' notice to McGraw to at least such minimum limits as shall then be customary with respect to comparable occupancy of BellSouth structures.
- 9.9 Failure to comply with the provisions of this Section will be deemed a material breach of this Attachment.

10. Mechanics Liens

10.1 If any mechanics lien or other liens shall be filed against property of either Party (BellSouth or McGraw), or any improvement thereon by reason of or arising out of any labor or materials furnished or alleged to have been furnished or to be furnished to or for the other Party or by reason of any changes, or additions to said property made at the request or under the direction of the other Party, the other Party directing or requesting those changes shall, within thirty (30) business days after receipt of written notice from the Party against whose property said lien has been filed, either pay such lien or cause the same to be bonded off the affected property in the manner provided by law. The Party causing said lien to be placed against the property of the other shall also defend, at its sole cost and expense, on behalf of the other, any action, suit or proceeding which may be brought for the enforcement of such liens and shall pay any damage and discharge any judgment entered thereon.

11. <u>Inspections</u>

11.1 BellSouth may conduct an inspection of McGraw's equipment and facilities in the Collocation Space(s) prior to the activation of facilities between McGraw's equipment and equipment of BellSouth. BellSouth may conduct an inspection if McGraw adds

equipment and may otherwise conduct routine inspections at reasonable intervals mutually agreed upon by the Parties. BellSouth shall provide McGraw with a minimum of forty-eight (48) hours or two (2) business days, whichever is greater, advance notice of all such inspections. All costs of such inspection shall be borne by BellSouth.

12. Security and Safety Requirements

- Unless otherwise specified, McGraw will be required, at its own expense, to conduct a statewide investigation of criminal history records for each McGraw employee hired in the past five years being considered for work on the Premises, for the states/counties where the McGraw employee has worked and lived for the past five years. Where state law does not permit statewide collection or reporting, an investigation of the applicable counties is acceptable. McGraw shall not be required to perform this investigation if an affiliated company of McGraw has performed an investigation of the McGraw employee seeking access, if such investigation meets the criteria set forth above. This requirement will not apply if McGraw has performed a pre-employment statewide investigation of criminal history records of the McGraw employee for the states/counties where the McGraw employee has worked and lived for the past five years or, where state law does not permit a statewide investigation, an investigation of the applicable counties.
- McGraw will be required to administer to its personnel assigned to the Premises security training either provided by BellSouth, or meeting criteria defined by BellSouth.
- McGraw shall provide its employees and agents with picture identification, which must be worn and visible at all times while in the Collocation Space or other areas in or around the Premises. The photo identification card shall bear, at a minimum, the employee's name and photo and McGraw's name. BellSouth reserves the right to remove from its Premises any employee of McGraw not possessing identification issued by McGraw or who has violated any of BellSouth's policies as outlined in the CLEC Security Training documents. McGraw shall hold BellSouth harmless for any damages resulting from such removal of its personnel from BellSouth Premises. McGraw shall be solely responsible for ensuring that any Guest(s) of McGraw is in compliance with all subsections of this Section.
- 12.4 McGraw shall not assign to the Premises any personnel with records of felony criminal convictions. McGraw shall not assign to the Premises any personnel with records of misdemeanor convictions, except for misdemeanor traffic violations, without advising BellSouth of the nature and gravity of the offense(s). BellSouth reserves the right to refuse building access to any McGraw personnel who have been identified to have misdemeanor criminal convictions. Notwithstanding the foregoing, in the event that McGraw chooses not to advise BellSouth of the nature and gravity of any misdemeanor conviction, McGraw may, in the alternative, certify to BellSouth that it

- shall not assign to the Premises any personnel with records of misdemeanor convictions (other than misdemeanor traffic violations).
- 12.4.1 McGraw shall not knowingly assign to the Premises any individual who was a former employee of BellSouth and whose employment with BellSouth was terminated for a criminal offense whether or not BellSouth sought prosecution of the individual for the criminal offense.
- 12.4.2 McGraw shall not knowingly assign to the Premises any individual who was a former supplier of BellSouth and whose access to a Premises was revoked due to commission of a criminal offense whether or not BellSouth sought prosecution of the individual for the criminal offense.
- 12.5 For each McGraw employee or agent hired by McGraw within five years of being considered for work on the Premises, who requires access to a Premises pursuant to this Attachment, McGraw shall furnish BellSouth, prior to an employee or agent gaining such access, a certification that the aforementioned background check and security training were completed. The certification will contain a statement that no felony convictions were found and certify that the employee completed the security training. If the employee's criminal history includes misdemeanor convictions, McGraw will disclose the nature of the convictions to BellSouth at that time. In the alternative, McGraw may certify to BellSouth that it shall not assign to the Premises any personnel with records of misdemeanor convictions other than misdemeanor traffic violations.
- 12.5.1 For all other McGraw employees requiring access to a Premises pursuant to this Attachment, McGraw shall furnish BellSouth, prior to an employee gaining such access, a certification that the employee is not subject to the requirements of Section 12.5 above and that security training was completed by the employee.
- At BellSouth's request, McGraw shall promptly remove from Premises any employee of McGraw BellSouth does not wish to grant access to its Premises 1) pursuant to any investigation conducted by BellSouth or 2) prior to the initiation of an investigation if an employee of McGraw is found interfering with the property or personnel of BellSouth or another collocated telecommunications carrier, provided that an investigation shall promptly be commenced by BellSouth.
- 12.7 Security Violations. BellSouth reserves the right to interview McGraw's employees, agents, or suppliers in the event of wrongdoing in or around BellSouth's property or involving BellSouth's or another collocated telecommunications carrier's property or personnel, provided that BellSouth shall provide reasonable notice to McGraw's Security representative of such interview. McGraw and its suppliers shall reasonably cooperate with BellSouth's investigation into allegations of wrongdoing or criminal conduct committed by, witnessed by, or involving McGraw's employees, agents, or suppliers. Additionally, BellSouth reserves the right to bill McGraw for all reasonable costs associated with investigations involving its employees, agents, or suppliers if it is

established and mutually agreed in good faith that McGraw's employees, agents, or suppliers are responsible for the alleged act. BellSouth shall bill McGraw for BellSouth property, which is stolen or damaged where an investigation determines the culpability of McGraw's employees, agents, or suppliers and where McGraw agrees, in good faith, with the results of such investigation. McGraw shall notify BellSouth in writing immediately in the event that McGraw discovers one of its employees already working on the Premises is a possible security risk. Upon request of the other Party, the Party who is the employer shall discipline consistent with its employment practices, up to and including removal from BellSouth's Premises, any employee found to have violated the security and safety requirements of this Section. McGraw shall hold BellSouth harmless for any damages resulting from such removal of its personnel from Premises.

- 12.8 <u>Use of Supplies</u>. Unauthorized use of equipment, supplies or other property by either Party, whether or not used routinely to provide telephone service will be strictly prohibited and handled appropriately. Costs associated with such unauthorized use may be charged to the offending Party, as may be all associated investigative costs.
- 12.9 <u>Use of Official Lines</u>. Except for non-toll calls necessary in the performance of their work, neither Party shall use the telephones of the other Party on the Premises. Charges for unauthorized telephone calls may be charged to the offending Party, as may be all associated investigative costs.
- 12.10 <u>Accountability</u>. Full compliance with the Security requirements of this Section shall in no way limit the accountability of either Party to the other for the improper actions of its employees.

13. Destruction of Collocation Space

In the event a Collocation Space is wholly or partially damaged by fire, windstorm, 13.1 tornado, flood or by similar causes to such an extent as to be rendered wholly unsuitable for McGraw's permitted use hereunder, then either Party may elect within ten (10) calendar days after such damage, to terminate occupancy of the damaged Collocation Space, and if either Party shall so elect, by giving the other written notice of termination, both Parties shall stand released of and from further liability under the terms hereof. If the Collocation Space shall suffer only minor damage and shall not be rendered wholly unsuitable for McGraw's permitted use, or is damaged and the option to terminate is not exercised by either Party, BellSouth covenants and agrees to proceed promptly without expense to McGraw, except for improvements not to the property of BellSouth, to repair the damage. BellSouth shall have a reasonable time within which to rebuild or make any repairs, and such rebuilding and repairing shall be subject to delays caused by storms, shortages of labor and materials, government regulations, strikes, walkouts, and causes beyond the control of BellSouth, which causes shall not be construed as limiting factors, but as exemplary only. McGraw may, at its own expense, accelerate the rebuild of its collocated space and equipment

Exhibit 4

Attachment 5-Central Office

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provided however that a BellSouth Certified Supplier is used and the necessary space preparation has been completed. If McGraw's acceleration of the project increases the cost of the project, then those additional charges will be incurred by McGraw. Where allowed and where practical, McGraw may erect a temporary facility while BellSouth rebuilds or makes repairs. In all cases where the Collocation Space shall be rebuilt or repaired. McGraw shall be entitled to an equitable abatement of rent and other charges, depending upon the unsuitability of the Collocation Space for McGraw's permitted use, until such Collocation Space is fully repaired and restored and McGraw's equipment installed therein (but in no event later than thirty (30) calendar days after the Collocation Space is fully repaired and restored). Where McGraw has placed an Adjacent Arrangement pursuant to Section 3.4, McGraw shall have the sole responsibility to repair or replace said Adjacent Arrangement provided herein. Pursuant to this Section, BellSouth will restore the associated services to the Adjacent Arrangement.

14. **Eminent Domain**

If the whole of a Collocation Space or Adjacent Arrangement shall be taken by any 14.1 public authority under the power of eminent domain, then this Attachment shall terminate with respect to such Collocation Space or Adjacent Arrangement as of the day possession shall be taken by such public authority and rent and other charges for the Collocation Space or Adjacent Arrangement shall be paid up to that day with proportionate refund by BellSouth of such rent and charges as may have been paid in advance for a period subsequent to the date of the taking. If any part of the Collocation Space or Adjacent Arrangement shall be taken under eminent domain, BellSouth and McGraw shall each have the right to terminate this Attachment with respect to such Collocation Space or Adjacent Arrangement and declare the same null and void, by written notice of such intention to the other Party within ten (10) calendar days after such taking.

15. Nonexclusivity

McGraw understands that this Attachment is not exclusive and that BellSouth may 15.1 enter into similar agreements with other Parties. Assignment of space pursuant to all such agreements shall be determined by space availability and made on a first come, first served basis

ENVIRONMENTAL AND SAFETY PRINCIPLES

The following principles provide basic guidance on environmental and safety issues when applying for and establishing Physical Collocation arrangements.

1. GENERAL PRINCIPLES

- 1.1 Compliance with Applicable Law. BellSouth and McGraw agree to comply with applicable federal, state, and local environmental and safety laws and regulations including U.S. Environmental Protection Agency (USEPA) regulations issued under the Clean Air Act (CAA), Clean Water Act (CWA), Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), Superfund Amendments and Reauthorization Act (SARA), the Toxic Substances Control Act (TSCA), and OSHA regulations issued under the Occupational Safety and Health Act of 1970, as amended and NFPA and National Electrical Codes (NEC) and the NESC (Applicable Laws). Each Party shall notify the other if compliance inspections are conducted by regulatory agencies and/or citations are issued that relate to any aspect of this Attachment.
- 1.2 Notice. BellSouth and McGraw shall provide notice to the other, including Material Safety Data Sheets (MSDSs), of known and recognized physical hazards or Hazardous Chemicals existing on site or brought on site. A Hazardous Chemical inventory list is posted on an OSHA Poster and updated annually at each Central Office. This Poster is normally located near the front entrance of the building or in the lounge area. Each Party is required to provide specific notice for known potential Imminent Danger conditions. McGraw should contact 1-800-743-6737 for any BellSouth MSDS required.
- 1.3 Practices/Procedures. BellSouth may make available additional environmental control procedures for McGraw to follow when working at a Premises (See Section 2, below). These practices/procedures will represent the regular work practices required to be followed by the employees and suppliers of BellSouth for environmental protection. McGraw will require its suppliers, agents and others accessing the Premises to comply with these practices. Section 2 lists the Environmental categories where BST practices should be followed by McGraw when operating in the Premises.
- 1.4 <u>Environmental and Safety Inspections</u>. BellSouth reserves the right to inspect the McGraw space with proper notification. BellSouth reserves the right to stop any McGraw work operation that imposes Imminent Danger to the environment, employees or other persons in the area or Premises.
- 1.5 <u>Hazardous Materials Brought On Site</u>. Any hazardous materials brought into, used, stored or abandoned at the Premises by McGraw are owned by McGraw. McGraw will indemnify BellSouth for claims, lawsuits or damages to persons or property caused by these materials. Without prior written BellSouth approval, no substantial new safety or environmental hazards can be created by McGraw or different hazardous materials used by McGraw at Premises. McGraw must demonstrate adequate emergency response capabilities for its materials used or remaining at the Premises.
- 1.6 <u>Spills and Releases</u>. When contamination is discovered at a Premises, either Party discovering the condition must notify the other Party. All Spills or Releases of regulated materials will immediately

be reported by McGraw to BellSouth.

- 1.7 <u>Coordinated Environmental Plans and Permits</u>. BellSouth and McGraw will coordinate plans, permits or information required to be submitted to government agencies, such as emergency response plans, spill prevention control and countermeasures (SPCC) plans and community reporting. If fees are associated with filing, BellSouth and McGraw will develop a cost sharing procedure. If BellSouth's permit or EPA identification number must be used, McGraw must comply with all of BellSouth's permit conditions and environmental processes, including environmental "best management practices (BMP)" (see Section 2, below) and/or selection of BST disposition vendors and disposal sites.
- Environmental and Safety Indemnification. BellSouth and McGraw shall indemnify, defend and hold harmless the other Party from and against any claims (including, without limitation, third-party claims for personal injury or death or real or personal property damage), judgments, damages (including direct and indirect damages and punitive damages), penalties, fines, forfeitures, costs, liabilities, interest and losses arising in connection with the violation or alleged violation of any Applicable Law or contractual obligation or the presence or alleged presence of contamination arising out of the acts or omissions of the indemnifying Party, its agents, suppliers, or employees concerning its operations at the Premises.

2. CATEGORIES FOR CONSIDERATION OF ENVIRONMENTAL ISSUES

- When performing functions that fall under the following Environmental categories on BellSouth's Premises, McGraw agrees to comply with the applicable sections of the current issue of BellSouth's Environmental and Safety Methods and Procedures (M&Ps), incorporated herein by this reference. McGraw further agrees to cooperate with BellSouth to ensure that McGraw's employees, agents, and/or suppliers are knowledgeable of and satisfy those provisions of BellSouth's Environmental M&Ps which apply to the specific Environmental function being performed by McGraw, its employees, agents and/or suppliers.
- 2.2 The most current version of the reference documentation must be requested from McGraw's BellSouth Regional Contract Manager (RCM) (f/k/a Account Team Collocation Coordinator ATCC).

ENVIRONMENTAL CATEGORIES	ENVIRONMENTAL ISSUES	ADDRESSED BY THE FOLLOWING DOCUMENTATION
Disposal of hazardous material or other regulated material (e.g., batteries, fluorescent	Compliance with all applicable local, state, & federal laws and regulations	Std T&C 450 Fact Sheet Series 17000

tubes, solvents & cleaning	Pollution liability insurance	Std T&C 660-3
materials)	EVET approval of supplier	Approved Environmental Vendor List (Contact RCM Representative)
Emergency response	Hazmat/waste release/spill fire safety emergency	Fact Sheet Series 17000 Building Emergency Operations Plan (EOP) (specific to and located on Premises)
Contract labor/outsourcing for services with environmental implications to be performed on BellSouth Premises (e.g., disposition of hazardous material/waste;	Compliance with all applicable local, state, & federal laws and regulations Performance of services in accordance with BST's environmental M&Ps	Std T&C 450 Std T&C 450-B (Contact RCM Representative for copy of appropriate E/S M&Ps.)
maintenance of storage tanks)	Insurance	Std T&C 660
Transportation of hazardous material	Compliance with all applicable local, state, & federal laws and regulations	Std T&C 450 Fact Sheet Series 17000
	Pollution liability insurance	Std T&C 660-3
	EVET approval of supplier	Approved Environmental Vendor List (Contact RCM Representative)
Maintenance/operations work which may produce a waste	Compliance with all applicable local, state, & federal laws and regulations	Std T&C 450
Other maintenance work	Protection of BST employees and equipment	29CFR 1910.147 (OSHA Standard) 29CFR 1910 Subpart O (OSHA Standard)
Janitorial services	All waste removal and disposal must conform to all applicable federal, state and local regulations	Procurement Manager (CRES Related Matters)-BST Supply Chain Services
	All Hazardous Material and	

	Waste Asbestos notification and protection of employees and equipment	Fact Sheet Series 17000 GU-BTEN-001BT, Chapter 3 BSP 010-170-001BS (Hazcom)
Manhole cleaning	Compliance with all applicable local, state, & federal laws and regulations Pollution liability insurance EVET approval of supplier	Std T&C 450 Fact Sheet 14050 BSP 620-145-011PR Issue A. August 1996 Std T&C 660-3 Approved Environmental Vendor List (Contact RCM Representative)
Removing or disturbing building materials that may contain asbestos	Asbestos work practices	GU-BTEN-001BT, Chapter 3 For questions regarding removing or disturbing materials that contain asbestos, call the BellSouth Building Service Center: AL, MS, TN, KY & LA (local area code) 557-6194 FL, GA, NC & SC (local area code) 780-2740

3. **DEFINITIONS**

<u>Generator</u>. Under RCRA, the person whose act produces a Hazardous Waste, as defined in 40 CFR 261, or whose act first causes a Hazardous Waste to become subject to regulation. The Generator is legally responsible for the proper management and disposal of Hazardous Wastes in accordance with regulations.

<u>Hazardous Chemical</u>. As defined in the U.S. Occupational Safety and Health (OSHA) hazard communication standard (29 CFR 1910.1200), any chemical which is a health hazard or physical hazard.

Hazardous Waste. As defined in Section 1004 of RCRA.

<u>Imminent Danger</u>. Any conditions or practices at a Premises which are such that a danger exists which could reasonably be expected to cause immediate death or serious harm to people or immediate significant damage to the environment or natural resources.

Spill or Release. As defined in Section 101 of CERCLA.

4. ACRONYMS

RCM – Regional Collocation Manager (f/k/a Account Team Collocation Coordinator)

BST – BellSouth Telecommunications

CRES – Corporate Real Estate and Services (formerly PS&M)

<u>DEC/LDEC</u> - Department Environmental Coordinator/Local Department Environmental Coordinator

E/S – Environmental/Safety

EVET - Environmental Vendor Evaluation Team

GU-BTEN-001BT - BellSouth Environmental Methods and Procedures

NESC - National Electrical Safety Codes

<u>P&SM</u> - Property & Services Management

Std T&C - Standard Terms & Conditions

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Attachment 5

Remote Site Physical Collocation

BELLSOUTH

REMOTE SITE PHYSICAL COLLOCATION

1. Scope of Attachment

- 1.1 Scope of Attachment. The rates, terms, and conditions contained within this Attachment shall only apply when McGraw is occupying the collocation space as a sole occupant or as a Host within a Remote Site Location ("Remote Collocation Space") pursuant to this Attachment.
- 1.2 Right to occupy. BellSouth shall offer to McGraw Remote Collocation Space on rates, terms, and conditions that are just, reasonable, non-discriminatory and consistent with the rules of the Federal Communications Commission ("FCC"). Subject to the rates, terms, and conditions of this Attachment, where space is available and collocation is technically feasible, BellSouth will allow McGraw to occupy that certain area designated by BellSouth within a BellSouth Remote Site Location, or on BellSouth property upon which the BellSouth Remote Site Location is located, of a size, which is specified by McGraw and agreed to by BellSouth. BellSouth Remote Site Locations include cabinets, huts, and controlled environmental vaults owned or leased by BellSouth that house BellSouth Network Facilities. To the extent this Attachment does not include all the necessary rates, terms and conditions for BellSouth Remote Site Locations other than cabinets, huts and controlled environmental vaults, the Parties will negotiate said rates, terms, and conditions upon request for collocation at BellSouth Remote Site Locations other than those specified above.

1.3 Space Reservation.

- 1.3.1 In all states other than Florida, the number of racks/bays specified by McGraw may contemplate a request for space sufficient to accommodate McGraw's growth within a two-year period.
- 1.3.2 In the state of Florida, the number of racks/bays specified by McGraw may contemplate a request for space sufficient to accommodate McGraw's growth within an eighteen (18) month period.
- 1.3.3 Neither BellSouth nor any of BellSouth's affiliates may reserve space for future use on more preferential terms than those set forth above.
- 1.4 <u>Third Party Property.</u> If the Premises, or the property on which it is located, is leased by BellSouth from a Third Party or otherwise controlled by a Third Party, special

considerations and intervals may apply in addition to the terms and conditions of this Attachment. Additionally, where BellSouth notifies McGraw that BellSouth's agreement with a Third Party does not grant BellSouth the ability to provide access and use rights to others, upon McGraw's request, BellSouth will use its best efforts to obtain the owner's consent and to otherwise secure such rights for McGraw. McGraw agrees to reimburse BellSouth for the reasonable and demonstrable costs incurred by BellSouth in obtaining such rights for McGraw. In cases where a Third Party agreement does not grant BellSouth the right to provide access and use rights to others as contemplated by this Attachment and BellSouth, despite its best efforts, is unable to secure such access and use rights for McGraw as above, McGraw shall be responsible for obtaining such permission to access and use such property. BellSouth shall cooperate with McGraw in obtaining such permission.

- 1.5 <u>Space Reclamation</u>. In the event of space exhaust within a Remote Site Location, BellSouth may include in its documentation for the Petition for Waiver filing any unutilized space in the Remote Site Location. McGraw will be responsible for any justification of unutilized space within its Remote Collocation Space, if the Commission requires such justification.
- 1.6 <u>Use of Space.</u> McGraw shall use the Remote Collocation Space for the purposes of installing, maintaining and operating McGraw's equipment (to include testing and monitoring equipment) necessary for interconnection with BellSouth services and facilities or for accessing BellSouth unbundled network elements (UNEs) for the provision of telecommunications services, as specifically set forth in this Agreement. The Remote Collocation Space may be used for no other purposes except as specifically described herein or in any amendment hereto.
- 1.7 <u>Rates and charges</u>. McGraw agrees to pay the rates and charges identified in Exhibit B attached hereto.
- 1.8 If any due date contained in this Attachment falls on a weekend or National holiday, then the due date will be the next business day thereafter. For intervals of ten (10) calendar days or less National holidays will be excluded.
- 1.9 The Parties agree to comply with all applicable federal, state, county, local and administrative laws, rules, ordinances, regulations and codes in the performance of their obligations hereunder.

2. Space Availability Report

2.1 Space Availability Report. Upon request from McGraw, BellSouth will provide a written report ("Space Availability Report"), describing in detail the space that is available for collocation and specifying the amount of Remote Collocation Space available at the Remote Site Location requested, the number of collocators present at

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the Remote Site Location, any modifications in the use of the space since the last report on the Remote Site Location requested and the measures BellSouth is taking to make additional space available for collocation arrangements. A Space Availability Report does not reserve space at the Remote Site Location.

- 2.1.1 The request from McGraw for a Space Availability Report must be written and must include the Common Language Location Identification ("CLLI") code for both the Remote Site Location and the serving wire center. The CLLI code information for the serving wire center is located in the National Exchange Carrier Association (NECA) Tariff FCC No. 4. If McGraw is unable to obtain the CLLI code for the Remote Site Location from, for example, a site visit to the remote site, McGraw may request the CLLI code from BellSouth. To obtain a CLLI code for a Remote Site Location directly from BellSouth, McGraw should submit to BellSouth a Remote Site Interconnection Request for the serving wire center CLLI code prior to submitting its request for a Space Availability Report. McGraw should complete all the requested information and submit the Request to BellSouth. BellSouth will bill the applicable fee upon receipt of the request.
- 2.1.2 BellSouth will respond to a request for a Space Availability Report for a particular Remote Site Location within ten (10) calendar days of receipt of such request. BellSouth will make best efforts to respond in ten (10) calendar days to such a request when the request includes from two (2) to five (5) Remote Site Locations within the same state. The response time for requests of more than five (5) Remote Site Locations shall be negotiated between the Parties. If BellSouth cannot meet the ten (10) calendar day response time, BellSouth shall notify McGraw and inform McGraw of the time frame under which it can respond.
- 2.2 <u>Remote Terminal information.</u> Upon request, BellSouth will provide McGraw with the following information concerning BellSouth's remote terminals: (i) the address of the remote terminal; (ii) the CLLI code of the remote terminal; (iii) the carrier serving area of the remote terminal; (iv) the designation of which remote terminals subtend a particular central office; and (v) the number and address of customers that are served by a particular remote terminal.
- 2.2.1 BellSouth will provide this information on a first come, first served basis within thirty (30) calendar days of a McGraw request subject to the following conditions: (i) the information will only be provided on a CD in the same format in which it appears in BellSouth's systems; (ii) the information will only be provided for each serving wire center designated by McGraw, up to a maximum of thirty (30) wire centers per McGraw request per month per state, and up to for a maximum of one hundred twenty (120) wire centers total per month per state for all CLECs; and (iii) McGraw agrees to pay the costs incurred by BellSouth in providing the information.

3. <u>Collocation Options</u>

- 3.1 <u>Cageless.</u> BellSouth shall allow McGraw to collocate McGraw's equipment and facilities without requiring the construction of a cage or similar structure. BellSouth shall allow McGraw to have direct access to McGraw's equipment and facilities in accordance with Section 5.8. BellSouth shall make cageless collocation available in single rack/bay increments. Except where McGraw's equipment requires special technical considerations (e.g., special cable racking or isolated ground plane), BellSouth shall assign cageless Remote Collocation Space in conventional equipment rack lineups where feasible. For equipment requiring special technical considerations, McGraw must provide the equipment layout, including spatial dimensions for such equipment pursuant to generic requirements contained in Telcordia GR-63-Core, and shall be responsible for compliance with all special technical requirements associated with such equipment pursuant to Section 7.6 following.
- 3.2 Caged. At McGraw's expense, McGraw may arrange with a Supplier certified by BellSouth ("BellSouth Certified Supplier") to construct a collocation arrangement enclosure, where technically feasible as that term has been defined by the FCC, in accordance with BellSouth's Technical References (TR) ("Specifications") prior to starting equipment installation. BellSouth will provide Specifications upon request. McGraw's BellSouth Certified Supplier shall be responsible for filing and receiving any and all necessary permits and/or licenses for such construction. BellSouth shall cooperate with McGraw and provide, at McGraw's expense, the documentation, including existing building architectural drawings, enclosure drawings, and Specifications required and necessary for McGraw's BellSouth Certified Supplier to obtain the zoning, permits and/or other licenses. McGraw's BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment and BellSouth shall have no liability for nor responsibility to pay such charges imposed by McGraw's BellSouth Certified Supplier. McGraw must provide the local BellSouth Remote Site Location contact with two Access Keys used to enter the locked enclosure. Except in case of emergency, BellSouth will not access McGraw's locked enclosure prior to notifying McGraw at least forty-eight (48) hours before access to the Remote Site Location is required. Upon request, BellSouth shall construct the enclosure for McGraw.
- 3.2.1 BellSouth may elect to review McGraw's plans and specifications prior to allowing construction to start to ensure compliance with BellSouth's Specifications. Notification to McGraw indicating BellSouth's desire to execute this review will be provided in BellSouth's response to the Application, if McGraw has indicated their desire to construct their own enclosure. If McGraw's Application does not indicate their desire to construct their own enclosure, but their firm order does indicate their desire to construct their own enclosure, then notification to review will be given within ten (10) calendar days after the Firm Order date. BellSouth shall complete its review within fifteen (15) calendar days after the receipt of the plans and specifications. Regardless of whether or not BellSouth elects to review McGraw's plans and

specifications, BellSouth reserves the right to inspect the enclosure after construction to make sure it is constructed according to the submitted plans and specifications and/or BellSouth's Specifications, as applicable. BellSouth shall require McGraw to remove or correct within seven (7) calendar days at McGraw's expense any structure that does not meet these plans and specifications or, where applicable, BellSouth's Specifications.

- Shared Collocation. McGraw may allow other telecommunications carriers to share McGraw's Remote Collocation Space pursuant to terms and conditions agreed to by McGraw ("Host") and other telecommunications carriers ("Guests") and pursuant to this Section, except where the BellSouth Remote Site Location is located within a leased space and BellSouth is prohibited by said lease from offering such an option or is located on property for which BellSouth holds an easement and such easement does not permit such an option. McGraw shall notify BellSouth in writing upon execution of any agreement between the Host and its Guest within ten (10) calendar days of its execution and prior to any Firm Order. Further, such notice shall include the name of the Guest(s) and the term of the agreement, and shall contain a certification by McGraw that said agreement imposes upon the Guest(s) the same terms and conditions for Remote Collocation Space as set forth in this Attachment between BellSouth and McGraw.
- McGraw, as the Host, shall be the sole interface and responsible Party to BellSouth for 3.3.1 assessment of rates and charges contained within this Attachment and for the purposes of ensuring that the safety and security requirements of this Attachment are fully complied with by the Guest, its employees and agents. BellSouth shall provide McGraw with a proration of the costs of the Remote Collocation Space based on the number of collocators and the space used by each with a minimum charge of one (1) bay/rack per Host/Guest. In those instances where the Host permits a Guest to use a shelf within the Host's bay, BellSouth will not prorate the cost of the bay. In all states other than Florida, and in addition to the foregoing, McGraw shall be the responsible party to BellSouth for the purpose of submitting applications for bay/rack placement for the Guest. In Florida the Guest may directly submit bay/rack placement applications using the Host's access carrier name abbreviation (ACNA). A separate Guest application shall require the assessment of an Application Fee, as set forth in Exhibit B, which will be charged to the Host. BellSouth shall bill this nonrecurring fee on the date that BellSouth provides it written response ("Application Response").
- 3.3.2 Notwithstanding the foregoing, the Guest may arrange directly with BellSouth for the provision of the interconnecting facilities between BellSouth and the Guest and for the provision of the services and access to unbundled network elements. The bill for these interconnecting facilities, services and access to UNEs will be charged to the Guest pursuant to the applicable tariff or the Guest's Interconnection Agreement with BellSouth.

- 3.3.3 McGraw shall indemnify and hold harmless BellSouth from any and all claims, actions, causes of action, of whatever kind or nature arising out of the presence of McGraw's Guest(s) in the Remote Collocation Space except to the extent caused by BellSouth's sole negligence, gross negligence, or willful misconduct.
- Adjacent Collocation. Subject to technical feasibility and space availability, BellSouth will permit adjacent Remote Site collocation arrangements ("Remote Site Adjacent Arrangement") on the property on which the Remote Site is located when space within the Remote Site Location is legitimately exhausted, where the Remote Site Adjacent Arrangement does not interfere with access to existing or planned structures or facilities on the Remote Site Location property. The Remote Site Adjacent Arrangement shall be constructed or procured by McGraw and in conformance with BellSouth's design and construction Specifications. Further, McGraw shall construct, procure, maintain and operate said Remote Site Adjacent Arrangement(s) pursuant to all of the terms and conditions set forth in this Attachment. Rates shall be negotiated at the time of the application for the Remote Site Adjacent Arrangement.
- 3.4.1 Should McGraw elect Adjacent Collocation, McGraw must arrange with a BellSouth Certified Supplier to construct a Remote Site Adjacent Arrangement structure in accordance with BellSouth's Specifications. Where local building codes require enclosure specifications more stringent than BellSouth's Specifications, McGraw and McGraw's BellSouth Certified Supplier must comply with local building code requirements. McGraw's BellSouth Certified Supplier shall be responsible for filing and receiving any and all necessary zoning, permits and/or licenses for such construction. McGraw's BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment and BellSouth shall have no liability for nor responsibility to pay such charges imposed by McGraw's BellSouth Certified Supplier. McGraw must provide the local BellSouth Remote Site Location contact with two cards, keys or other access device used to enter the locked enclosure. Except in cases of emergency, BellSouth shall not access McGraw's locked enclosure prior to notifying McGraw at least forty-eight (48) hours or two (2) business days, whichever is greater, before access to the locked enclosure is required.
- 3.4.2 McGraw must submit its plans and specifications to BellSouth with its Firm Order. BellSouth shall review McGraw's plans and specifications prior to construction of a Remote Site Adjacent Arrangement(s) to ensure compliance with BellSouth's Specifications. BellSouth shall complete its review within fifteen (15) calendar days after receipt of plans and specifications. BellSouth may inspect the Remote Site Adjacent Arrangement(s) during and after construction to confirm it is constructed according to the submitted plans and specifications. BellSouth shall require McGraw to remove or correct within seven (7) calendar days at McGraw's expense any structure that does not meet these plans and specifications or, where applicable, BellSouth's Specifications.

- 3.4.3 McGraw shall provide a concrete pad, the structure housing the arrangement, heating/ventilation/air conditioning ("HVAC"), lighting, and all facilities that connect the structure (i.e. racking, conduits, etc.) to the BellSouth point of demarcation. At McGraw's option, and where the local authority having jurisdiction permits, BellSouth shall provide an AC power source and access to physical collocation services and facilities subject to the same nondiscriminatory requirements as applicable to any other physical collocation arrangement. In Alabama and Louisiana, BellSouth will provide DC power to Adjacent Collocation sites where technically feasible, as that term has been defined by the FCC, and subject to individual case basis pricing. McGraw's BellSouth Certified Supplier shall be responsible, at McGraw's expense, for filing and receiving any and all necessary zoning, permits and/or licenses for such arrangement. BellSouth shall allow Shared Collocation within a Remote Site Adjacent Arrangement pursuant to the terms and conditions set forth herein.
- 3.5 Co-carrier cross-connect (CCXC). The primary purpose of collocation is for a collocated telecommunications carrier to interconnect with BellSouth's network or to access BellSouth's unbundled network elements for the provision of telecommunications services within a BellSouth Premises. BellSouth will permit McGraw to interconnect between its virtual or physical collocation arrangements and those of another collocated telecommunications carrier within the same Remote Site Location. Both McGraw's agreement and the other collocated telecommunications carrier's agreement must contain rates, terms and conditions for CCXC language. At no point in time shall McGraw use the Remote Collocated telecommunications carriers.
- 3.5.1 McGraw must use a BellSouth Certified Supplier to place the CCXC. The CCXC shall be provisioned through facilities owned by McGraw. Such connections to other collocated telecommunications carriers may be made using either optical or electrical facilities. In cases where McGraw's equipment and the equipment of the other collocated telecommunications carrier are located in contiguous caged Collocation Spaces, McGraw will have the option of using McGraw's own technicians to deploy co-carrier cross connects using either electrical or optical facilities between the sets of equipment and construct its own dedicated cable support structure. McGraw shall deploy such optical or electrical connections directly between its own facilities and the facilities of other collocated telecommunications carriers without being routed through BellSouth equipment. McGraw shall not provision CCXC on any BellSouth distribution frame, POT (Point of Termination) Bay, DSX (Digital System Crossconnect) or LGX (Light Guide Cross-connect). McGraw is responsible for ensuring the integrity of the signal.
- 3.5.2 McGraw shall be responsible for providing a letter of authorization ("LOA") to BellSouth from the other collocated telecommunications carrier prior to installing the CCXC. McGraw-provisioned CCXC shall utilize common cable support structure. There will be a recurring charge per linear foot, per cable, of common cable support structure used. In the case of two contiguous caged collocation arrangements,

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McGraw will have the option of using McGraw's own technicians to construct its own dedicated support structure.

3.5.3 To order CCXCs, McGraw must submit an Application. If no modification to the Remote Collocation Space is requested other than the placement of CCXCs, the Subsequent Application Fee for CCXCs, as defined in Exhibit B, will apply. If modifications in addition to the placement of CCXCs are requested, the Application Fee will apply. This nonrecurring fee will be billed by BellSouth on the date that BellSouth provides an Application Response.

4. Occupancy

- 4.1 Occupancy. BellSouth will notify McGraw in writing that the Remote Collocation Space is ready for occupancy ("Space Ready Date"). McGraw will schedule and complete an acceptance walkthrough of each Remote Collocation Space with BellSouth within fifteen (15) calendar days of BellSouth's notifying McGraw that Remote Collocation Space is ready for occupancy ("Space Ready Date"). BellSouth will correct any deviations to McGraw's original or jointly amended requirements within seven (7) calendar days after the walkthrough, unless the Parties jointly agree upon a different time frame, and BellSouth shall establish a new Space Ready Date. Another acceptance walkthrough will then be scheduled and conducted within fifteen (15) calendar days of the new Space Ready Date. This follow-up acceptance walkthrough will be limited to those items identified in the initial walkthrough. If McGraw has met the fifteen (15) calendar day interval(s), billing will begin upon the date of McGraw's acceptance of the Collocation Space ("Space Acceptance Date"). In the event that McGraw fails to complete an acceptance walkthrough within this fifteen (15) calendar day interval, the Remote Collocation Space shall be deemed accepted by McGraw on the Space Ready Date and billing will commence from that date. If McGraw decides to occupy the space prior to the Space Ready Date, the date McGraw occupies the space becomes the new Space Acceptance Date and billing begins from that date. McGraw must notify BellSouth in writing that collocation equipment installation is complete and is operational with BellSouth's network. BellSouth may, at its option, not accept orders for cross connects until receipt of such notice. For purposes of this paragraph, McGraw's telecommunications equipment will be deemed operational when cross-connected to BellSouth's network for the purpose of service provision.
- 4.2 <u>Termination of Occupancy</u>. In addition to any other provisions addressing termination of occupancy in this Attachment, McGraw may terminate occupancy in a particular Remote Collocation Space by submitting an Application requesting termination of occupancy; such termination shall be effective upon BellSouth's acceptance of the Space Relinquishment Form. Billing for monthly recurring charges will cease on the date <customer short name> and BellSouth conduct an inspection of the terminated space and jointly sign off on the Space Relinquishment Form or on the date that <customer short name> signs off on the Space Relinquishment Form and sends the

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form to BellSouth if a subsequent inspection of the terminated space by BellSouth reveals no discrepancies. If the subsequent inspection by BellSouth reveals discrepancies, billing will cease on the date that BellSouth and <customer short name> jointly conduct an inspection which confirms that <customer short name> has corrected the discrepancies. An Application Fee will not apply for termination of occupancy. BellSouth may terminate McGraw's right to occupy the Remote Collocation Space in the event McGraw fails to comply with any provision of this Agreement.

4.2.1 Upon termination of occupancy, McGraw at its expense shall remove its equipment and other property from the Remote Collocation Space. McGraw shall have thirty (30) calendar days from the Bona Fide Firm Order ("BFFO") Application Date ("Termination Date") to complete such removal, including the removal of all equipment and facilities of McGraw's Guest(s), unless McGraw's Guest(s) has assumed responsibility for the Remote Collocation Space housing the Guest(s)'s equipment and executed the documentation required by BellSouth prior to such removal date. McGraw shall continue payment of monthly fees to BellSouth until such date as McGraw, and if applicable McGraw's Guest(s), has fully vacated the Remote Collocation Space and the Space Relinquish Form has been accepted by BellSouth. Should McGraw or McGraw's Guest(s) fail to vacate the Remote Collocation Space within thirty (30) calendar days from the Termination Date, BellSouth shall have the right to remove the equipment and dispose of the equipment and other property of McGraw or McGraw's Guest(s), in any manner that BellSouth deems fit, at McGraw's expense and with no liability whatsoever for McGraw's or McGraw's Guest(s)'s property. Upon termination of McGraw's right to occupy Remote Collocation Space, the Remote Collocation Space will revert back to BellSouth, and McGraw shall surrender such Remote Collocation Space to BellSouth in the same condition as when first occupied by the McGraw except for ordinary wear and tear unless otherwise agreed to by the Parties. For CEVs and huts McGraw's BellSouth Certified Supplier shall be responsible for updating and making any necessary changes to BellSouth's records as required by BellSouth's Specifications including but not limited to Record Drawings and ERMA Records. McGraw shall be responsible for the cost of removing any McGraw constructed enclosure, together with all support structures (e.g., racking, conduits, or power cables), at the termination of occupancy and restoring the grounds to their original condition.

5. Use of Remote Collocation Space

5.1 Equipment Type. BellSouth permits the collocation of any type of equipment necessary for interconnection to BellSouth's network or for access to BellSouth's unbundled network elements in the provision of telecommunications services, as the term "necessary" is defined by FCC 47 C.F.R. Section 51.323 (b). The primary purpose and function of any equipment collocated in a Remote Collocation Space must be for interconnection to BellSouth's network or for access to BellSouth's unbundled network elements in the provision of telecommunications services.

- 5.1.1 Examples of equipment that would not be considered necessary include but are not limited to: traditional circuit switching equipment, equipment used exclusively for call-related databases, computer servers used exclusively for providing information services, operations support system (OSS) equipment used to support collocated telecommunications carrier network operations, equipment that generates customer orders, manages trouble tickets or inventory, or stores customer records in centralized databases, etc. BellSouth will determine upon receipt of an application if the requested equipment is necessary based on the criteria established by the FCC. Multifunctional equipment placed on BellSouth's Premises must not place any greater relative burden on BellSouth's property than comparable single-function equipment. BellSouth reserves the right to permit collocation of any equipment on a nondiscriminatory basis.
- 5.1.2 Such equipment must, at a minimum, meet the following Telcordia Network Equipment Building Systems (NEBS) General Equipment Requirements: Criteria Level 3 requirements as outlined in the Telcordia Special Report SR-3580, Issue 1. Except where otherwise required by a Commission, BellSouth shall comply with the applicable FCC rules relating to denial of collocation based on McGraw's failure to comply with this Section.
- 5.1.2.1 All McGraw equipment installation shall comply with BellSouth TR 73503-11h, "Grounding Engineering Procedures". Metallic cable sheaths and metallic strength members of optical fiber cables as well as the metallic cable sheaths of all copper conductor cables shall be bonded to the designated grounding bus for the Remote Site Location. All copper conductor pairs, working and non-working, shall be equipped with a solid-state protector unit (over-voltage protection only), which has been listed by a nationally recognized testing laboratory.
- 5.1.3 McGraw shall identify to BellSouth whenever McGraw submits a Method of Procedure ("MOP") adding equipment to McGraw's Remote Collocation Space all UCC-1 lien holders or other entities that have a financial interest, secured or otherwise, in the equipment in McGraw's Remote Collocation Space. McGraw shall submit a copy of the list of any lien holders or other entities that have a financial interest to McGraw's ATCC Representative.
- 5.2 McGraw shall not use the Remote Collocation Space for marketing purposes nor shall it place any identifying signs or markings in the area surrounding the Remote Collocation Space or on the grounds of the Remote Site Location.
- McGraw shall place a plaque or other identification affixed to McGraw's equipment to identify McGraw's equipment, including a list of emergency contacts with telephone numbers.

- 5.4 Entrance Facilities. McGraw may elect to place McGraw-owned or McGraw-leased fiber entrance facilities into the Remote Collocation Space. BellSouth will designate the point of interconnection at the Remote Site Location housing the Remote Collocation Space, which is physically accessible by both Parties. McGraw will provide and place copper cable through conduit from the Remote Collocation Space to the Feeder Distribution Interface to the splice location of sufficient length for splicing by BellSouth. McGraw must contact BellSouth for instructions prior to placing the entrance facility cable. McGraw is responsible for maintenance of the entrance facilities.
- 5.4.1 Shared Use. McGraw may utilize spare capacity on an existing interconnector entrance facility for the purpose of providing an entrance facility to McGraw's collocation arrangement within the same BellSouth Remote Site Location. BellSouth shall allow splicing to the entrance facility, provided that the fiber is non-working fiber. McGraw must arrange with BellSouth in accordance with BellSouth's Special Construction Procedures, RL93-11-030BT, and provide a LOA from the other telecommunications carrier for BellSouth to splice the McGraw provided riser cable to the spare capacity on the entrance facility. If McGraw desires to allow another telecommunications carrier to use its entrance facilities, then that telecommunications carrier must arrange with BellSouth in accordance with BellSouth's Special Construction Procedures, RL93-11-030BT, and provide a LOA from McGraw for BellSouth to splice that telecommunications carrier's provided riser cable to the spare capacity on McGraw's entrance facility.
- 5.5 Demarcation Point. BellSouth will designate the point(s) of demarcation between McGraw's equipment and/or network and BellSouth's network. Each Party will be responsible for maintenance and operation of all equipment/facilities on its side of the demarcation point. McGraw or its agent must perform all required maintenance to McGraw equipment/facilities on its side of the demarcation point, pursuant to Section 5.6, following.
- 5.6 McGraw's Equipment and Facilities. McGraw, or if required by this Attachment, McGraw's BellSouth Certified Supplier, is solely responsible for the design, engineering, installation, testing, provisioning, performance, monitoring, maintenance and repair of the equipment and facilities used by McGraw which must be performed in compliance with all applicable BellSouth Specifications. Such equipment and facilities may include but are not limited to cable(s), equipment, and point of termination connections. McGraw and its selected BellSouth Certified Supplier must follow and comply with all BellSouth requirements outlined in BellSouth's TR 73503, TR 73519, TR 73572, and TR 73564.
- 5.7 BellSouth's Access to Remote Collocation Space. From time to time BellSouth may require access to the Remote Collocation Space. BellSouth retains the right to access the Remote Collocation Space for the purpose of making BellSouth equipment and Remote Site Location modifications. Except in case of emergency, BellSouth will give

notice to McGraw at least forty-eight (48) hours before access to the Remote Collocation Space is required. McGraw may elect to be present whenever BellSouth performs work in the Collocation Space. The Parties agree that McGraw will not bear any of the expense associated with this work.

- 5.8 Access. Pursuant to Section 12, McGraw shall have access to the Remote Collocation Space twenty-four (24) hours a day, seven (7) days a week. McGraw agrees to provide the name and social security number or date of birth or driver's license number of each employee, supplier, or agents of McGraw or McGraw's Guests to be provided with access keys or cards ("Access Keys") prior to the issuance of said Access Keys using form RF-2906-C "CLEC and CLEC Certified Supplier Access Request and Acknowledgement". Key acknowledgement forms, "Collocation Acknowledgement Sheet" for access cards and "Key Acknowledgement Form" for keys, must be signed by McGraw and returned to BellSouth Access Management within fifteen (15) calendar days of McGraw's receipt. Failure to return properly acknowledged forms will result in the holding of subsequent requests until acknowledgements are current. Access Keys shall not be duplicated under any circumstances. McGraw agrees to be responsible for all Access Keys and for the return of all said Access Keys in the possession of McGraw's employees, suppliers, Guests, or agents after termination of the employment relationship, contractual obligation with McGraw or upon the termination of this Attachment or the termination of occupancy of an individual Remote Collocation Space arrangement.
- 5.8.1 BellSouth will permit one accompanied site visit to McGraw's designated collocation arrangement location after receipt of the BFFO without charge to McGraw. McGraw must submit to BellSouth the completed Access Control Request Form for all employees or agents requiring access to the BellSouth Remote Site Location a minimum of thirty (30) calendar days prior to the date McGraw desires access to the Remote Collocation Space. In order to permit reasonable access during construction of the Remote Collocation Space, McGraw may submit such a request at any time subsequent to BellSouth's receipt of the BFFO. In the event McGraw desires access to the Remote Collocation Space after submitting such a request but prior to access being approved, in addition to the first accompanied free visit, BellSouth shall permit McGraw to access the Remote Collocation Space accompanied by a security escort at McGraw's expense. McGraw must request escorted access at least three (3) business days prior to the date such access is desired.
- 5.9 <u>Lost or Stolen Access Keys.</u> McGraw shall notify BellSouth in writing immediately in the case of lost or stolen Access Keys. Should it become necessary for BellSouth to re-key Remote Site Locations or deactivate a card as a result of a lost Access Key(s) or for failure to return an Access Key(s), McGraw shall pay for all reasonable costs associated with the re-keying or deactivating the card.
- 5.10 <u>Interference or Impairment</u>. Notwithstanding any other provisions of this Attachment, McGraw shall not use any product or service provided under this Agreement, any

other service related thereto or used in combination therewith, or place or use any equipment and facilities in any manner that 1) significantly degrades, interferes with or impairs service provided by BellSouth or by any other entity or any person's use of its telecommunications service; 2) endangers or damages the equipment, facilities or other property of BellSouth or of any other entity or person; 3) compromises the privacy of any communications; or 4)creates an unreasonable risk of injury or death to any individual or to the public. If BellSouth reasonably determines that any equipment or facilities of McGraw violates the provisions of this paragraph, BellSouth shall give written notice to McGraw, which notice shall direct McGraw to cure the violation within forty-eight (48) hours of McGraw's actual receipt of written notice or, at a minimum, to commence curative measures within 24 hours and to exercise reasonable diligence to complete such measures as soon as possible thereafter. After receipt of the notice, the Parties agree to consult immediately and, if necessary, to inspect the arrangement.

- 5.10.1 Except in the case of the deployment of an advanced service which significantly degrades the performance of other advanced services or traditional voice band services, if McGraw fails to take curative action within forty-eight (48) hours or if the violation is of a character which poses an immediate and substantial threat of damage to property, injury or death to any person, or any other significant degradation, interference or impairment of BellSouth's or any other entity's service, then and only in that event BellSouth may take such action as it deems appropriate to correct the violation, including without limitation the interruption of electrical power to McGraw's equipment. BellSouth will endeavor, but is not required, to provide notice to McGraw prior to taking such action and shall have no liability to McGraw for any damages arising from such action, except to the extent that such action by BellSouth constitutes willful misconduct.
- 5.10.2 For purposes of this section, the term significantly degrade shall mean an action that noticeably impairs a service from a user's perspective. In the case of the deployment of an advanced service which significantly degrades the performance of other advanced services or traditional voice band services and McGraw fails to take curative action within forty-eight (48) hours then BellSouth will establish before the Commission that the technology deployment is causing the significant degradation. Any claims of network harm presented to McGraw or, if subsequently necessary, the Commission must be supported with specific and verifiable information. Where BellSouth demonstrates that a deployed technology is significantly degrading the performance of other advanced services or traditional voice band services, McGraw shall discontinue deployment of that technology and migrate its customers to technologies that will not significantly degrade the performance of other such services. Where the only degraded service itself is a known disturber, and the newly deployed technology satisfies at least one of the criteria for a presumption that is acceptable for deployment under Section 47 C.F.R. 51.230, the degraded service shall not prevail against the newly-deployed technology.

- Personalty and its Removal. Facilities and equipment placed by McGraw in the Remote Collocation Space shall not become a part of the Remote Site Location, even if nailed, screwed or otherwise fastened to the Remote Collocation Space but shall retain their status as personalty and may be removed by McGraw at any time. Any damage caused to the Remote Collocation Space by McGraw's employees, agents or representatives shall be promptly repaired by McGraw at its expense.
- 5.11.1 If McGraw decides to remove equipment from its Remote Collocation Space and the removal requires no physical changes, BellSouth will bill McGraw an Administrative Only Application Fee as set forth in Exhibit B for these changes. This nonrecurring fee will be billed on the date that BellSouth provides an Application Response.
- Alterations. In no case shall McGraw or any person acting on behalf of McGraw make any rearrangement, modification, improvement, addition, or other alteration which could affect in any way space, power, HVAC, and/or safety considerations to the Remote Collocation Space or the BellSouth Remote Site Location without the written consent of BellSouth, which consent shall not be unreasonably withheld. The cost of any specialized alterations shall be paid by McGraw. Any such material rearrangement, modification, improvement, addition, or other alteration shall require an application and Application Fee. BellSouth will bill the nonrecurring fee on the date that BellSouth provides an Application Response.
- 5.13 <u>Upkeep of Remote Collocation Space</u>. McGraw shall be responsible for the general upkeep and cleaning of the Remote Collocation Space. McGraw shall be responsible for removing any McGraw debris from the Remote Collocation Space and from in and around the Remote Site Location on each visit.

6. Ordering and Preparation of Remote Collocation Space

- 6.1 Should any state or federal regulatory agency impose procedures or intervals applicable to McGraw and BellSouth that are different from procedures or intervals set forth in this Section, whether now in effect or that become effective after execution of this Agreement, those procedures or intervals shall supersede the requirements set forth herein for that jurisdiction for all applications submitted for the first time after the effective date thereof
- 6.2 Remote Site Application. When McGraw or McGraw's Guest(s) desires to install a bay/rack in a Remote Site Location, McGraw shall submit to BellSouth a Physical Expanded Interconnection Application Document ("Application"). The application is Bona Fide when it is complete and accurate, meaning that all required fields on the application are completed with the appropriate type of information. An application fee will apply which will be billed on the date that BellSouth provides an Application Response. The placement of an additional bay/rack at a later date will be treated in the same fashion and an application will be required. The installation of additional

shelves/equipment, subject to the restrictions contained in Section 5.10, within an existing bay/rack does not require an application.

- Availability of Space. Upon submission of an application, BellSouth will permit McGraw to physically collocate, pursuant to the terms of this Attachment, at any BellSouth Remote Site Location, unless BellSouth has determined that there is no space available due to space limitations or that collocation at the Remote Site Location is not practical for technical reasons. In the event space is not immediately available at a Remote Site Location, BellSouth reserves the right to make additional space available, in which case the conditions in Section 7 shall apply, or BellSouth may elect to deny space in accordance with this Section in which case virtual or adjacent collocation options may be available. If the amount of space requested is not available, BellSouth will notify McGraw of the amount that is available.
- 6.4 Space Availability Notification.
- Unless otherwise specified, BellSouth will respond to an application within ten (10) calendar days as to whether space is available or not available within a BellSouth Remote Site Location. BellSouth will also respond as to whether the application is Bona Fide and if it is not Bona Fide the items necessary to cause the application to become Bona Fide. If the amount of space requested is not available, BellSouth will notify McGraw of the amount of space that is available and no Application Fee shall apply. When BellSouth's response includes an amount of space less than that requested by McGraw or differently configured no application fee shall apply. If McGraw decides to accept the available space, McGraw must resubmit its application to reflect the actual space available prior to submitting a BFFO and an application fee will be billed.
- BellSouth will respond to a Florida application within fifteen (15) calendar days as to whether space is available or not available within a BellSouth Remote Site Location. BellSouth will also respond as to whether the application is Bona Fide and if it is not Bona Fide the items necessary to cause the application to become Bona Fide. If a lesser amount of space than requested is available, BellSouth will provide an Application Response for the amount of space that is available and an Application Fee will be billed by BellSouth on the date that BellSouth provides an Application Response. When BellSouth's Application Response includes an amount of space less than that requested by McGraw or differently configured, if McGraw decides to accept the available space, McGraw must amend its application to reflect the actual space available prior to submitting a BFFO.
- 6.4.3 BellSouth will respond to a Louisiana application within ten (10) calendar days for space availability for one (1) to ten (10) applications; fifteen (15) calendar days for eleven (11) to twenty (20) applications; and for more than twenty (20) applications, the response interval is increased by five (5) calendar days for every five additional applications received within five (5) business days. If the amount of space requested is

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not available, BellSouth will notify McGraw of the amount of space that is available and no Application Fee will apply. When BellSouth's response includes an amount of space less than that requested by McGraw or differently configured no application fee shall apply. If McGraw decides to accept the available space, McGraw must resubmit its application to reflect the actual space available prior to submitting a BFFO and an application fee will be billed. BellSouth will also respond as to whether the application is Bona Fide and if it is not Bona Fide the items necessary to cause the application to become Bona Fide.

- 6.5 Denial of Application. If BellSouth notifies McGraw that no space is available ("Denial of Application"), BellSouth will not assess an Application Fee. After notifying McGraw that BellSouth has no available space in the requested Remote Site Location, BellSouth will allow McGraw, upon request, to tour the Remote Site Location within ten (10) calendar days of such Denial of Application. In order to schedule said tour within ten (10) calendar days, the request for a tour of the Remote Site Location must be received by BellSouth within five (5) calendar days of the Denial of Application.
- 6.6 Filing of Petition for Waiver. Upon Denial of Application BellSouth will timely file a petition with the Commission pursuant to 47 U.S.C. § 251(c)(6). BellSouth shall provide to the Commission any information requested by that Commission. Such information shall include which space, if any, BellSouth or any of BellSouth's affiliates have reserved for future use and a detailed description of the specific future uses for which the space has been reserved. Subject to an appropriate nondisclosure agreement or provision, BellSouth shall permit McGraw to inspect any plans or diagrams that BellSouth provides to the Commission.
- Maiting List. On a first-come, first-served basis governed by the date of receipt of an application or Letter of Intent, BellSouth will maintain a waiting list of requesting carriers who have either received a Denial of Application or, where it is publicly known that the Remote Site Location is out of space, have submitted a Letter of Intent to collocate. BellSouth will notify the telecommunications carriers on the waiting list that can be accommodated by the amount of space that becomes available according to the position of the telecommunications carriers on said waiting list.
- 6.7.1 In Florida, on a first-come, first-served basis governed by the date of receipt of an application or Letter of Intent, BellSouth will maintain a waiting list of requesting carriers who have either received a Denial of Application or, where it is publicly known that the Remote Site Location is out of space, have submitted a Letter of Intent to collocate. Sixty (60) calendar days prior to space becoming available, if known, BellSouth will notify the Florida PSC and the telecommunications carriers on the waiting list by mail when space becomes available according to the position of the telecommunications carrier on said waiting list. If not known sixty (60) calendar days in advance, BellSouth shall notify the Florida PSC and the telecommunications carriers on the waiting list within two business days of the determination that space is

- available. A telecommunications carrier that, upon denial of physical collocation, requests virtual collocation shall be automatically placed on the waiting list.
- 6.7.2 When space becomes available, McGraw must submit an updated, complete, and correct application to BellSouth within thirty (30) calendar days of such notification. If McGraw has originally requested caged Remote Collocation Space and cageless Remote Collocation Space becomes available, McGraw may refuse such space and notify BellSouth in writing within that time that McGraw wants to maintain its place on the waiting list without accepting such space. McGraw may accept an amount of space less than its original request by submitting an application as set forth above, and upon request, may maintain its position on the waiting list for the remaining space that was initially requested. If McGraw does not submit such an application or notify BellSouth in writing as described above, BellSouth will offer such space to the next telecommunications carrier on the waiting list and remove McGraw from the waiting list. Upon request, BellSouth will advise McGraw as to its position on the list.
- 6.8 Public Notification. BellSouth will maintain on its Interconnection Services website a notification document that will indicate all Remote Site Locations that are without available space. BellSouth shall update such document within ten (10) calendar days of the date that BellSouth becomes aware that there is insufficient space to accommodate collocation at the Remote Site Location. BellSouth will also post a document on its Interconnection Services website that contains a general notice where space has become available in a Remote Site Location previously on the space exhaust list.
- 6.9 Application Response.
- 6.9.1 In Florida, within fifteen (15) calendar days of receipt of a Bona Fide application, when space has been determined to be available or when a lesser amount of space than that requested is available, then with respect to the space available, BellSouth will provide an Application Response including sufficient information to enable McGraw to place a Firm Order. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and the space preparation fees, as described in Section 8. When McGraw submits ten (10) or more applications within ten (10) calendar days, the initial fifteen (15) calendar day response period will increase by ten (10) calendar days for every additional ten (10) applications or fraction thereof.
- 6.9.2 In Alabama, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee when space has been determined to be available, BellSouth will provide an Application Response within twenty (20) calendar days of receipt of a Bona Fide application. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and the space preparation fees, as described in Section 8.

6.9.3 In Louisiana, when space has been determined to be available, BellSouth will respond with an Application Response within thirty (30) calendar days for one (1) to ten (10) applications; thirty (35) calendar days for eleven (11) to twenty (20) applications; and for requests of more than twenty (20) applications, the Application Response interval will be increased by five (5) calendar days for every five (5) applications received within five (5) business days. The Application Response will include, at a minimum, the configuration of the space, the Cable Installation Fee, Cable Records Fee, and the space preparation fees, as described in Section 8.

6.10 Application Modifications.

6.10.1 If a modification or revision is made to any information in the Bona Fide application prior to a BFFO, with the exception of modifications to Customer Information, Contact Information or Billing Contact Information, either at the request of McGraw or necessitated by technical considerations, said application shall be considered a new application and shall be handled as a new application with respect to response and provisioning intervals and BellSouth will charge McGraw a full application fee as set forth in Exhibit B. BellSouth will bill the nonrecurring fee on the date that BellSouth provides an Application Response.

6.10.2 Bona Fide Firm Order.

- 6.10.3 McGraw shall indicate its intent to proceed with equipment installation in a BellSouth Remote Site Location by submitting a Firm Order to BellSouth. The BFFO must be received by BellSouth no later than thirty (30) calendar days after BellSouth's Application Response to McGraw's Bona Fide application or the application will expire.
- 6.10.4 BellSouth will establish a firm order date based upon the date BellSouth is in receipt of a BFFO. BellSouth will acknowledge the receipt of McGraw's BFFO within seven (7) calendar days of receipt indicating that the BFFO has been received. A BellSouth response to a BFFO will include a Firm Order Confirmation containing the firm order date. No revisions will be made to a BFFO.

7. Construction and Provisioning

7.1 Construction and Provisioning Intervals.

7.1.1 In Florida, BellSouth will complete construction for collocation arrangements as soon as possible and within a maximum of ninety (90) calendar days from receipt of a BFFO or as agreed to by the Parties. For changes to Remote Collocation Space after initial space completion ("Augmentation"), BellSouth will complete construction for collocation arrangements as soon as possible and within a maximum of forty-five (45) calendar days from receipt of a BFFO or as agreed to by the Parties. If BellSouth does not believe that construction will be completed within the relevant time frame and BellSouth and McGraw cannot agree upon a completion date, within forty-five (45)

calendar days of receipt of the BFFO for an initial request, and within thirty (30) calendar days for Augmentations, BellSouth may seek an extension from the Florida Commission.

- 7.1.2 In Alabama, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee, BellSouth will complete construction for collocation arrangements under ordinary conditions as soon as possible and within a maximum of sixty (60) calendar days from receipt of a BFFO and ninety (90) calendar days from receipt of a BFFO for extraordinary conditions or as agreed to by the Parties. Ordinary conditions are defined as space available with only minor changes to support systems required, such as but not limited to, HVAC, cabling and the power plant(s). Extraordinary conditions shall include, but not limited to, major BellSouth equipment rearrangement or addition; power plant addition or upgrade; major mechanical addition or upgrade; major upgrade for ADA compliance; environmental hazard or hazardous materials abatement; and arrangements for which equipment shipping intervals are extraordinary in length. The Parties may mutually agree to renegotiate an alternative provisioning interval or BellSouth may seek a waiver from this interval from the Commission.
- 7.1.3 In Louisiana, BellSouth will complete construction for collocation arrangements under ordinary conditions as soon as possible and within a maximum of sixty (60) calendar days from receipt of a BFFO for an initial request, and within 60 calendar days for an Augmentation, or as agreed to by the Parties. The Parties may mutually agree to renegotiate an alternative provisioning interval or BellSouth may seek a waiver from this interval from the Commission.
- 7.2 In the event BellSouth does not have space immediately available at a Remote Site Location, BellSouth may elect to make additional space available by, for example but not limited to, rearranging BellSouth facilities or constructing additional capacity. In such cases, the above intervals shall not apply and BellSouth will provision the Remote Collocation Space in a nondiscriminatory manner and at parity with BellSouth and will provide McGraw with the estimated completion date in its Response.
- Joint Planning. Joint planning between BellSouth and McGraw will commence within a maximum of twenty (20) calendar days from BellSouth's receipt of a BFFO. BellSouth will provide the preliminary design of the Remote Collocation Space and the equipment configuration requirements as reflected in the Bona Fide application and affirmed in the BFFO. The Remote Collocation Space completion time period will be provided to McGraw during joint planning.
- 7.4 Permits. Each Party or its agents will diligently pursue filing for the permits required for the scope of work to be performed by that Party or its agents within ten (10) calendar days of the completion of finalized construction designs and specifications.
- 7.5 <u>Acceptance Walkthrough</u>. McGraw will schedule and complete an acceptance walkthrough of each Remote Collocation Space with BellSouth within fifteen (15)

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calendar days of BellSouth's notifying McGraw that the Remote Collocation Space is ready for occupancy. In the event that McGraw fails to complete an acceptance walkthrough within this fifteen (15) calendar day interval, the Remote Collocation Space shall be deemed accepted by McGraw on the Space Ready Date. BellSouth will correct any deviations to McGraw's original or jointly amended requirements within seven (7) calendar days after the walkthrough, unless the Parties jointly agree upon a different time frame.

- 7.6 Use of BellSouth Certified Supplier. McGraw shall select a supplier which has been approved by BellSouth to perform all engineering and installation work McGraw and McGraw's BellSouth Certified Supplier must follow and comply with all BellSouth requirements outlined in BellSouth's TR 73503, TR 73519, TR 73572, and TR 73564. In some cases, McGraw must select separate BellSouth Certified Suppliers for transmission equipment, switching equipment and power equipment. BellSouth shall provide McGraw with a list of BellSouth Certified Suppliers upon request. The BellSouth Certified Supplier(s) shall be responsible for installing McGraw's equipment and components, extending power cabling to the BellSouth power distribution frame, performing operational tests after installation is complete, and notifying BellSouth's Outside Plant engineers and McGraw upon successful completion of installation. The BellSouth Certified Supplier shall bill McGraw directly for all work performed for McGraw pursuant to this Attachment, and BellSouth shall have no liability for nor responsibility to pay such charges imposed by the BellSouth Certified Supplier. BellSouth shall make available its supplier certification program to McGraw or any supplier proposed by McGraw and will not unreasonably withhold certification. All work performed by or for McGraw shall conform to generally accepted industry standards.
- 7.7 <u>Alarm and Monitoring</u>. BellSouth may place alarms in the Remote Site Location for the protection of BellSouth equipment and facilities. McGraw shall be responsible for placement, monitoring and removal of environmental and equipment alarms used to service McGraw's Remote Collocation Space. Upon request, BellSouth will provide McGraw with applicable tariffed service(s) to facilitate remote monitoring of collocated equipment by McGraw. Both Parties shall use best efforts to notify the other of any verified hazardous conditions known to that Party.
- 7.8 Virtual Remote Collocation Space Relocation. In the event physical Remote Collocation Space was previously denied at a Remote Site Location due to technical reasons or space limitations, and physical Remote Collocation Space has subsequently become available, McGraw may relocate its virtual Remote Collocation arrangements to physical Remote Collocation Space arrangements and pay the appropriate fees for physical Remote Collocation Space and for the rearrangement or reconfiguration of services terminated in the virtual Remote Collocation Space arrangement, as outlined in the appropriate BellSouth tariffs. In the event that BellSouth knows when additional space for physical Remote Collocation Space may become available at the location requested by McGraw, such information will be provided to McGraw in

BellSouth's written denial of physical Remote Collocation Space. To the extent that (i) physical Remote Collocation Space becomes available to McGraw within one hundred eighty (180) calendar days of BellSouth's written denial of McGraw's request for physical collocation, (ii) BellSouth had knowledge that the space was going to become available, and (iii) McGraw was not informed in the written denial that physical Remote Collocation Space would become available within such one hundred eighty (180) calendar days, then McGraw may relocate its virtual Remote Collocation Space arrangement to a physical Remote Collocation Space arrangement and will receive a credit for any nonrecurring charges previously paid for such virtual Remote Collocation Space. McGraw must arrange with a BellSouth Certified Supplier for the relocation of equipment from its virtual Remote Collocation Space to its physical Remote Collocation Space and will bear the cost of such relocation.

- 7.8.1 In Alabama, BellSouth will complete a relocation from virtual collocation to physical collocation within ninety (90) calendar days.
- Virtual to Physical Conversion (In-Place). Virtual collocation arrangements may be converted to "in-place" physical arrangements if the potential conversion meets the following four criteria: 1) there is no change in the amount of equipment or the configuration of the equipment that was in the virtual collocation arrangement; 2) the conversion of the virtual collocation arrangement will not cause the equipment or the results of that conversion to be located in a space that BellSouth has reserved for its own future needs; 3) the converted arrangement does not limit BellSouth's ability to secure its own equipment and facilities due to the location of the virtual collocation arrangement; and 4) any changes to the arrangement can be accommodated by existing power, HVAC, and other requirements. Unless otherwise specified, BellSouth will complete virtual to in-place physical collocation conversions within sixty (60) calendar days from receipt of the BFFO. BellSouth will bill McGraw an Administrative Only Application Fee as set forth in Exhibit B for these charges on the date that BellSouth provides an Application Response.
- 7.9.1 In Alabama and Tennessee, BellSouth will complete Virtual to Physical Conversions (In Place) within thirty (30) calendar days from receipt of the BFFO.
- 7.10 <u>Cancellation</u>. If, at any time prior to space acceptance, McGraw cancels its order for the Remote Collocation Space(s) ("Cancellation"), BellSouth will bill the applicable nonrecurring rate for any and all work processes for which work has begun. In Georgia, if McGraw cancels its order for Remote Collocation Space at any time prior to space acceptance, BellSouth will bill McGraw for all costs incurred prior to the date of Cancellation and for any costs incurred as a direct result of the Cancellation, not to exceed the total amount that would have been due had the order not been cancelled.
- 7.11 <u>Licenses.</u> McGraw, at its own expense, will be solely responsible for obtaining from governmental authorities, and any other appropriate agency, entity, or person, all rights, privileges, and licenses necessary or required to operate as a provider of

telecommunications services to the public or to build-out, equip and occupy the Remote Collocation Space.

7.12 <u>Environmental Hazard Guidelines</u>. The Parties agree to utilize and adhere to the Environmental Hazard Guidelines identified in Exhibit A attached hereto.

8. Rates and Charges

- 8.1 Recurring Charges. If McGraw has met the applicable fifteen (15) calendar day walkthrough interval(s) specified in Section 4, billing for recurring charges will begin upon the Space Acceptance Date. In the event that McGraw fails to complete an acceptance walkthrough within the applicable fifteen (15) calendar day interval(s), billing for recurring charges will commence on the Space Ready Date. If McGraw occupies the space prior to the Space Ready Date, the date McGraw occupies the space becomes the new Space Acceptance Date and billing for recurring charges begin on that date.
- 8.2 <u>Application Fee.</u> BellSouth shall assess an Application Fee via a service order, which shall be issued at the time BellSouth responds that space is available pursuant to Section 6.10 (Application Response). This nonrecurring fee will be billed by BellSouth on the date that BellSouth provides an Application Response.
- 8.2.1 In Tennessee, the applicable application fee is the planning fee for both Initial Applications and Subsequent Applications placed by McGraw. This nonrecurring fee will be billed by BellSouth on the date that BellSouth provides an Application Response.
- 8.3 <u>Rack/Bay Space</u>. The rack/bay space charge includes reasonable charges for air conditioning, ventilation and other allocated expenses associated with maintenance of the Remote Site Location, and includes amperage necessary to power McGraw's equipment. McGraw shall pay rack/bay space charges based upon the number of racks/bays requested. BellSouth will assign Remote Collocation Space in conventional remote site rack/bay lineups where feasible.
- 8.4 Power. BellSouth shall make available –48 Volt (-48V) DC power for McGraw's Remote Collocation Space at a BellSouth Power Board or BellSouth Battery Distribution Fuse Bay (BDFB) at McGraw's option within the Remote Site Location. The charge for power shall be assessed as part of the recurring charge for rack/bay space. If the power requirements for McGraw's equipment exceeds the capacity available, then such power requirements shall be assessed on an individual case basis. BellSouth will revise recurring power charges to reflect a power upgrade upon notification of the completion of the upgrade by McGraw's BellSouth Certified Vendor. BellSouth will revise recurring power charges to reflect a power reduction upon BellSouth's receipt of the Power Reduction Form from McGraw certifying the

completion of the power reduction, including the removal of the power cabling by McGraw's BellSouth Certified Supplier.

- 8.4.1 Adjacent Collocation Power. Charges for AC power will be assessed per breaker ampere per month. Rates include the provision of commercial and standby AC power, where available. When obtaining power from a BellSouth service panel, protection devices and power cables must be engineered (sized), and installed by McGraw's BellSouth Certified Supplier except that BellSouth shall engineer and install protection devices and power cables for Adjacent Collocation. McGraw's BellSouth Certified Supplier must also provide a copy of the engineering power specification prior to the equipment becoming operational. Charges for AC power shall be assessed pursuant to the rates specified in Exhibit B. AC power voltage and phase ratings shall be determined on a per location basis. At McGraw's option, McGraw may arrange for AC power in an Adjacent Collocation arrangement from a retail provider of electrical power.
- 8.5 Security Escort. A security escort will be required whenever McGraw or its approved agent desires access to the Remote Site Location after the one accompanied site visit allowed pursuant to Section 5 prior to completing BellSouth's Security Training requirements. Rates for a security escort are assessed according to the schedule appended hereto as Exhibit B beginning with the scheduled escort time. BellSouth will wait for one-half (1/2) hour after the scheduled time for such an escort and McGraw shall pay for such half-hour charges in the event McGraw fails to show up.
- 8.6 Other. If no rate is identified in the contract, the rate for the specific service or function will be negotiated by the Parties upon request by either Party.

9. Insurance

- 9.1 McGraw shall, at its sole cost and expense, procure, maintain, and keep in force insurance as specified in this Section and underwritten by insurance companies licensed to do business in the states applicable under this Agreement and having a Best's Insurance Rating of A-.
- 9.2 McGraw shall maintain the following specific coverage:
- 9.2.1 Commercial General Liability coverage in the amount of ten million dollars (\$10,000,000.00) or a combination of Commercial General Liability and Excess/Umbrella coverage totaling not less than ten million dollars (\$10,000,000.00). BellSouth shall be named as an Additional Insured on the Commercial General Liability policy as specified herein.
- Statutory Workers Compensation coverage and Employers Liability coverage in the 9.2.2 amount of one hundred thousand dollars (\$100,000.00) each accident, one hundred

thousand dollars (\$100,000.00) each employee by disease, and five hundred thousand dollars (\$500,000.00) policy limit by disease.

- 9.2.3 All Risk Property coverage on a full replacement cost basis insuring all of McGraw's real and personal property situated on or within BellSouth's Remote Site Location.
- 9.2.4 McGraw may elect to purchase business interruption and contingent business interruption insurance, having been advised that BellSouth assumes no liability for loss of profit or revenues should an interruption of service occur.
- 9.3 The limits set forth in Section 9.2 above may be increased by BellSouth from time to time during the term of this Agreement upon thirty (30) calendar days notice to McGraw to at least such minimum limits as shall then be customary with respect to comparable occupancy of BellSouth structures.
- All policies purchased by McGraw shall be deemed to be primary and not contributing to or in excess of any similar coverage purchased by BellSouth. All insurance must be in effect on or before the date equipment is delivered to BellSouth's Remote Site Location and shall remain in effect for the term of this Attachment or until all of McGraw's property has been removed from BellSouth's Remote Site Location, whichever period is longer. If McGraw fails to maintain required coverage, BellSouth may pay the premiums thereon and seek reimbursement of same from McGraw.
- 9.5 McGraw shall submit certificates of insurance reflecting the coverage required pursuant to this Section a minimum of ten (10) business days prior to the commencement of any work in the Remote Collocation Space. Failure to meet this interval may result in construction and equipment installation delays. McGraw shall arrange for BellSouth to receive thirty (30) business days' advance notice of cancellation from McGraw's insurance company. McGraw shall forward a certificate of insurance and notice of cancellation/non-renewal to BellSouth at the following address:

BellSouth Telecommunications, Inc. Attn.: Risk Management Coordinator 17H53 BellSouth Center 675 W. Peachtree Street Atlanta, Georgia 30375

- 9.6 McGraw must conform to recommendations made by BellSouth's fire insurance company to the extent BellSouth has agreed to, or shall hereafter agree to, such recommendations.
- 9.7 <u>Self-Insurance</u>. If McGraw's net worth exceeds five hundred million dollars (\$500,000,000), McGraw may elect to request self-insurance status in lieu of obtaining any of the insurance required in Sections 9.2.1 and 9.2.2. McGraw shall provide

audited financial statements to BellSouth thirty (30) calendar days prior to the commencement of any work in the Remote Collocation Space. BellSouth shall then review such audited financial statements and respond in writing to McGraw in the event that self-insurance status is not granted to McGraw. If BellSouth approves McGraw for self-insurance, McGraw shall annually furnish to BellSouth, and keep current, evidence of such net worth that is attested to by one of McGraw's corporate officers. The ability to self-insure shall continue so long as McGraw meets all of the requirements of this Section. If McGraw subsequently no longer satisfies this Section, McGraw is required to purchase insurance as indicated by Sections 9.2.1 and Section 9.2.2.

- 9.8 The net worth requirements set forth in Section 9.7 may be increased by BellSouth from time to time during the term of this Attachment upon thirty (30) calendar days' notice to McGraw to at least such minimum limits as shall then be customary with respect to comparable occupancy of BellSouth structures.
- 9.9 Failure to comply with the provisions of this Section will be deemed a material breach of this Attachment.

10. Mechanics Liens

10.1 If any mechanics lien or other liens shall be filed against property of either Party (BellSouth or McGraw), or any improvement thereon by reason of or arising out of any labor or materials furnished or alleged to have been furnished or to be furnished to or for the other Party or by reason of any changes, or additions to said property made at the request or under the direction of the other Party, the other Party directing or requesting those changes shall, within thirty (30) business days after receipt of written notice from the Party against whose property said lien has been filed, either pay such lien or cause the same to be bonded off the affected property in the manner provided by law. The Party causing said lien to be placed against the property of the other shall also defend, at its sole cost and expense, on behalf of the other, any action, suit or proceeding which may be brought for the enforcement of such liens and shall pay any damage and discharge any judgment entered thereon.

11. <u>Inspections</u>

11.1 BellSouth may conduct an inspection of McGraw's equipment and facilities in the Remote Collocation Space(s) prior to the activation of facilities between McGraw's equipment and equipment of BellSouth. BellSouth may conduct an inspection if McGraw adds equipment and may otherwise conduct routine inspections at reasonable intervals mutually agreed upon by the Parties. BellSouth shall provide McGraw with a minimum of forty-eight (48) hours or two (2) business days, whichever is greater, advance notice of all such inspections. All costs of such inspection shall be borne by BellSouth.

12. Security and Safety Requirements

- Unless otherwise specified, McGraw will be required, at its own expense, to conduct a statewide investigation of criminal history records for each McGraw employee hired in the past five years being considered for work on the BellSouth Remote Site Location, for the states/counties where the McGraw employee has worked and lived for the past five years. Where state law does not permit statewide collection or reporting, an investigation of the applicable counties is acceptable. McGraw shall not be required to perform this investigation if an affiliated company of McGraw has performed an investigation of the McGraw employee seeking access, if such investigation meets the criteria set forth above. This requirement will not apply if McGraw has performed a pre-employment statewide investigation of criminal history records of the McGraw employee for the states/counties where the McGraw employee has worked and lived for the past five years or, where state law does not permit a statewide investigation, an investigation of the applicable counties.
- McGraw will be required to administer to their personnel assigned to the BellSouth Premises security training either provided by BellSouth, or meeting criteria defined by BellSouth.
- McGraw shall provide its employees and agents with picture identification, which must be worn, and visible at all times while in the Remote Collocation Space or other areas in or around the Remote Site Location. The photo Identification card shall bear, at a minimum, the employee's name and photo, and McGraw's name. BellSouth reserves the right to remove from its Remote Site Location any employee of McGraw not possessing identification issued by McGraw or who have violated any of BellSouth's policies as outlined in the CLEC Security Training documents. McGraw shall hold BellSouth harmless for any damages resulting from such removal of its personnel from BellSouth Remote Site Location. McGraw shall be solely responsible for ensuring that any Guest(s) of McGraw is in compliance with all subsections of this Section.
- McGraw shall not assign to the BellSouth Remote Site Location any personnel with records of felony criminal convictions. McGraw shall not assign to the BellSouth Remote Site Location any personnel with records of misdemeanor convictions, except for misdemeanor traffic violations, without advising BellSouth of the nature and gravity of the offense(s). BellSouth reserves the right to refuse access to any McGraw personnel who have been identified to have misdemeanor criminal convictions. Notwithstanding the foregoing, in the event that McGraw chooses not to advise BellSouth of the nature and gravity of any misdemeanor conviction, McGraw may, in the alternative, certify to BellSouth that it shall not assign to the BellSouth Remote Site Location any personnel with records of misdemeanor convictions (other than misdemeanor traffic violations).
- 12.4.1 McGraw shall not knowingly assign to the BellSouth Remote Site Location any individual who was a former employee of BellSouth and whose employment with

BellSouth was terminated for a criminal offense whether or not BellSouth sought prosecution of the individual for the criminal offense.

- 12.4.2 McGraw shall not knowingly assign to the BellSouth Remote Site Location any individual who was a former supplier of BellSouth and whose access to a BellSouth Remote Site Location was revoked due to commission of a criminal offense whether or not BellSouth sought prosecution of the individual for the criminal offense.
- For each McGraw employee or agent hired by McGraw within five years of being considered for work on the BellSouth Remote Site Location, who requires access to a BellSouth Remote Site Location pursuant to this Attachment, McGraw shall furnish BellSouth, prior to an employee gaining such access, a certification that the aforementioned background check and security training were completed. The certification will contain a statement that no felony convictions were found and certifying that the security training was completed by the employee. If the employee's criminal history includes misdemeanor convictions, McGraw will disclose the nature of the convictions to BellSouth at that time. In the alternative, McGraw may certify to BellSouth that it shall not assign to the BellSouth Remote Site Location any personnel with records of misdemeanor convictions other than misdemeanor traffic violations.
- 12.5.1 For all other McGraw employees requiring access to a BellSouth Remote Site Location pursuant to this Attachment, McGraw shall furnish BellSouth, prior to an employee gaining such access, a certification that the employee is not subject to the requirements of Section 12.5 above and that security training was completed by the employee.
- At BellSouth's request, McGraw shall promptly remove from BellSouth's Remote Site Location any employee of McGraw BellSouth does not wish to grant access to its Remote Site Location 1) pursuant to any investigation conducted by BellSouth or 2) prior to the initiation of an investigation if an employee of McGraw is found interfering with the property or personnel of BellSouth or another collocated telecommunications carrier, provided that an investigation shall promptly be commenced by BellSouth.
- 12.7 Security Violations. BellSouth reserves the right to interview McGraw's employees, agents, or suppliers in the event of wrongdoing in or around BellSouth's property or involving BellSouth's or another collocated telecommunications carrier's property or personnel, provided that BellSouth shall provide reasonable notice to McGraw's Security representative of such interview. McGraw and its suppliers shall reasonably cooperate with BellSouth's investigation into allegations of wrongdoing or criminal conduct committed by, witnessed by, or involving McGraw's employees, agents, or suppliers. Additionally, BellSouth reserves the right to bill McGraw for all reasonable costs associated with investigations involving its employees, agents, or suppliers if it is established and mutually agreed in good faith that McGraw's employees, agents, or suppliers are responsible for the alleged act. BellSouth shall bill McGraw for BellSouth property, which is stolen or damaged where an investigation determines the

culpability of McGraw's employees, agents, or suppliers and where McGraw agrees, in good faith, with the results of such investigation. McGraw shall notify BellSouth in writing immediately in the event that the McGraw discovers one of its employees already working on the BellSouth Remote Site Location is a possible security risk. Upon request of the other Party, the Party who is the employer shall discipline consistent with its employment practices, up to and including removal from BellSouth's Remote Site Location, any employee found to have violated the security and safety requirements of this section. McGraw shall hold BellSouth harmless for any damages resulting from such removal of its personnel from BellSouth's Remote Site Location.

- 12.8 <u>Use of Supplies</u>. Unauthorized use of telecommunications equipment or supplies by either Party, whether or not used routinely to provide telephone service (e.g. plug-in cards,) will be strictly prohibited and handled appropriately. Costs associated with such unauthorized use may be charged to the offending Party, as may be all associated investigative costs.
- 12.9 <u>Use of Official Lines</u>. Except for non-toll calls necessary in the performance of their work, neither Party shall use the telephones of the other Party on the BellSouth Remote Site Location. Charges for unauthorized telephone calls may be charged to the offending Party, as may be all associated investigative costs.
- 12.10 <u>Accountability</u>. Full compliance with the Security requirements of this Section shall in no way limit the accountability of either Party to the other for the improper actions of its employees.

13. Destruction of Remote Collocation Space

13.1 In the event a Remote Collocation Space is wholly or partially damaged by fire, windstorm, tornado, flood or by similar causes to such an extent as to be rendered wholly unsuitable for McGraw's permitted use hereunder, then either Party may elect within ten (10) calendar days after such damage, to terminate this Attachment with respect to the affected Remote Collocation Space, and if either Party shall so elect, by giving the other written notice of termination, both Parties shall stand released of and from further liability under the terms hereof with respect to such Remote Collocation Space. If the Remote Collocation Space shall suffer only minor damage and shall not be rendered wholly unsuitable for McGraw's permitted use, or is damaged and the option to terminate is not exercised by either Party, BellSouth covenants and agrees to proceed promptly without expense to McGraw, except for improvements not to the property of BellSouth, to repair the damage. BellSouth shall have a reasonable time within which to rebuild or make any repairs, and such rebuilding and repairing shall be subject to delays caused by storms, shortages of labor and materials, government regulations, strikes, walkouts, and causes beyond the control of BellSouth, which causes shall not be construed as limiting factors, but as exemplary only. McGraw may, at its own expense, accelerate the rebuild of its Remote Collocation Space and

Attachment 5 - Remote Site Page 30

equipment provided however that a BellSouth Certified Supplier is used and the necessary space preparation has been completed. Rebuild of equipment must be performed by a BellSouth Certified Vendor. If McGraw's acceleration of the project increases the cost of the project, then those additional charges will be incurred by McGraw. Where allowed and where practical, McGraw may erect a temporary facility while BellSouth rebuilds or makes repairs. In all cases where the Remote Collocation Space shall be rebuilt or repaired, McGraw shall be entitled to an equitable abatement of rent and other charges, depending upon the unsuitability of the Remote Collocation Space for McGraw's permitted use, until such Remote Collocation Space is fully repaired and restored and McGraw's equipment installed therein (but in no event later than thirty (30) calendar days after the Remote Collocation Space is fully repaired and restored). Where McGraw has placed a Remote Site Adjacent Arrangement pursuant to Section 3.4, McGraw shall have the sole responsibility to repair or replace said Remote Site Adjacent Arrangement provided herein. Pursuant to this Section, BellSouth will restore the associated services to the Remote Site Adjacent Arrangement.

14. Eminent Domain

14.1 If the whole of a Remote Collocation Space or Remote Site Adjacent Arrangement shall be taken by any public authority under the power of eminent domain, then this Attachment shall terminate with respect to such Remote Collocation Space or Remote Site Adjacent Arrangement as of the day possession shall be taken by such public authority and rent and other charges for the Remote Collocation Space or Remote Site Adjacent Arrangement shall be paid up to that day with proportionate refund by BellSouth of such rent and charges as may have been paid in advance for a period subsequent to the date of the taking. If any part of the Remote Collocation Space or Remote Site Adjacent Arrangement shall be taken under eminent domain, BellSouth and McGraw shall each have the right to terminate this Attachment with respect to such Remote Collocation Space or Remote Site Adjacent Arrangement and declare the same null and void, by written notice of such intention to the other Party within ten (10) calendar days after such taking.

15. Nonexclusivity

15.1 McGraw understands that this Attachment is not exclusive and that BellSouth may enter into similar agreements with other Parties. Assignment of space pursuant to all such agreements shall be determined by space availability and made on a first come, first served basis.

ENVIRONMENTAL AND SAFETY PRINCIPLES

The following principles provide basic guidance on environmental and safety issues when applying for and establishing Physical Collocation arrangements.

1. GENERAL PRINCIPLES

- 1.1 Compliance with Applicable Law. BellSouth and McGraw agree to comply with applicable federal, state, and local environmental and safety laws and regulations including U.S. Environmental Protection Agency (USEPA) regulations issued under the Clean Air Act (CAA), Clean Water Act (CWA), Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), Superfund Amendments and Reauthorization Act (SARA), the Toxic Substances Control Act (TSCA), and OSHA regulations issued under the Occupational Safety and Health Act of 1970, as amended and NFPA and National Electrical Codes (NEC) and the NESC ("Applicable Laws"). Each Party shall notify the other if compliance inspections are conducted by regulatory agencies and/or citations are issued that relate to any aspect of this Attachment.
- 1.2 Notice. BellSouth and McGraw shall provide notice to the other, including Material Safety Data Sheets (MSDSs), of known and recognized physical hazards or Hazardous Chemicals existing on site or brought on site. A Hazardous Chemical inventory list is posted on an OSHA Poster and updated annually at each Central Office. This Poster is normally located near the front entrance of the building or in the lounge area. Each Party is required to provide specific notice for known potential Imminent Danger conditions. McGraw should contact 1-800-743-6737 for any BellSouth MSDS required.
- 1.3 Practices/Procedures. BellSouth may make available additional environmental control procedures for McGraw to follow when working at a BellSouth Remote Site Location (See Section 2, below). These practices/procedures will represent the regular work practices required to be followed by the employees and suppliers of BellSouth for environmental protection. McGraw will require its suppliers, agents and others accessing the BellSouth Remote Site Location to comply with these practices. Section 2 lists the Environmental categories where BST practices should be followed by McGraw when operating in the BellSouth Remote Site Location.
- 1.4 <u>Environmental and Safety Inspections</u>. BellSouth reserves the right to inspect the McGraw space with proper notification. BellSouth reserves the right to stop any McGraw work operation that imposes Imminent Danger to the environment, employees or other persons in the area or Remote Site Location.
- 1.5 <u>Hazardous Materials Brought On Site</u>. Any hazardous materials brought into, used, stored or abandoned at the BellSouth Remote Site Location by McGraw are owned by McGraw. McGraw will indemnify BellSouth for claims, lawsuits or damages to persons or property caused by these materials. Without prior written BellSouth approval, no substantial new safety or environmental hazards can be created by McGraw or different hazardous materials used by McGraw at the BellSouth Remote Site Location. McGraw must demonstrate adequate emergency response capabilities for its materials used

or remaining at the BellSouth Remote Site Location.

- 1.6 <u>Spills and Releases</u>. When contamination is discovered at a BellSouth Remote Site Location, either Party discovering the condition must notify the other Party. All Spills or Releases of regulated materials will immediately be reported by McGraw to BellSouth.
- 1.7 Coordinated Environmental Plans and Permits. BellSouth and McGraw will coordinate plans, permits or information required to be submitted to government agencies, such as emergency response plans, spill prevention control and countermeasures (SPCC) plans and community reporting. If fees are associated with filing, BellSouth and McGraw will develop a cost sharing procedure. If BellSouth's permit or EPA identification number must be used, McGraw must comply with all of BellSouth's permit conditions and environmental processes, including environmental "best management practices (BMP)" (see Section 2, below) and/or selection of BST disposition vendors and disposal sites.
- 1.8 Environmental and Safety Indemnification. BellSouth and McGraw shall indemnify, defend and hold harmless the other Party from and against any claims (including, without limitation, third-party claims for personal injury or death or real or personal property damage), judgments, damages, (including direct and indirect damages, and punitive damages), penalties, fines, forfeitures, costs, liabilities, interest and losses arising in connection with the violation or alleged violation of any Applicable Law or contractual obligation or the presence or alleged presence of contamination arising out of the acts or omissions of the indemnifying Party, its agents, suppliers, or employees concerning its operations at the Remote Site Location.

2. CATEGORIES FOR CONSIDERATION OF ENVIRONMENTAL ISSUES

- When performing functions that fall under the following Environmental categories on BellSouth's Remote Site Location, McGraw agrees to comply with the applicable sections of the current issue of BellSouth's Environmental and Safety Methods and Procedures (M&Ps), incorporated herein by this reference. McGraw further agrees to cooperate with BellSouth to ensure that McGraw's employees, agents, and/or suppliers are knowledgeable of and satisfy those provisions of BellSouth's Environmental M&Ps which apply to the specific Environmental function being performed by McGraw, its employees, agents and/or suppliers.
- 2.1.1 The most current version of reference documentation must be requested from McGraw's BellSouth Account Team Collocation Coordinator (ATCC) Representative.

ENVIRONMENTAL CATEGORIES	ENVIRONMENTAL ISSUES	ADDRESSED BY THE FOLLOWING DOCUMENTATION
Disposal of hazardous material or other regulated material	Compliance with all applicable local, state, & federal laws and	Std T&C 450Fact Sheet Series 17000
(e.g., batteries, fluorescent tubes, solvents & cleaning materials)	regulations Pollution liability insurance	• Std T&C 660-3

	EVET approval of supplier	Approved Environmental Vendor List (Contact ATCC Representative)
Emergency response	Hazmat/waste release/spill fire safety emergency	 Fact Sheet Series 1700 Building Emergency Operations Plan (EOP) (specific to and located on Remote Site Location)
Contract labor/outsourcing for services with environmental implications to be performed	Compliance with all applicable local, state, & federal laws and regulations	• Std T&C 450
on BellSouth Remote Site Location (e.g., disposition of hazardous material/waste; maintenance of storage tanks)	Performance of services in accordance with BST's environmental M&Ps Insurance	 Std T&C 450-B (Contact ATCC Representative for copy of appropriate E/S M&Ps.) Std T&C 660
Transportation of hazardous material	Compliance with all applicable local, state, & federal laws and regulations	Std T&C 450 Fact Sheet Series 17000
	Pollution liability insurance	• Std T&C 660-3
	EVET approval of supplier	Approved Environmental Vendor List (Contact ATCC Representative)
Maintenance/operations work which may produce a waste	Compliance with all applicable local, state, & federal laws and regulations	• Std T&C 450
Other maintenance work	Protection of BST employees and equipment	 29CFR 1910.147 (OSHA Standard) 29CFR 1910 Subpart O (OSHA Standard)
Janitorial services	All waste removal and disposal must conform to all applicable federal, state and local regulations	Procurement Manager (CRES Related Matters)-BST Supply Chain Services
	All Hazardous Material and Waste Asbestos notification and protection of employees and equipment	 Fact Sheet Series 17000 GU-BTEN-001BT, Chapter 3 BSP 010-170-001BS

	equipment	(Hazcom)
Manhole cleaning	Compliance with all applicable local, state, & federal laws and regulations	 Std T&C 450 Fact Sheet 14050 BSP 620-145-011PR Issue A, August 1996
	Pollution liability insurance	• Std T&C 660-3
	EVET approval of supplier	Approved Environmental Vendor List (Contact ATCC Representative)
Removing or disturbing building materials that may contain asbestos	Asbestos work practices	GU-BTEN-001BT, Chapter 3 For questions regarding removing or disturbing materials that contain asbestos, call the BellSouth Building Service Center: AL, MS, TN, KY & LA (local area code) 557-6194 FL, GA, NC & SC (local area code) 780-2740

3. **DEFINITIONS**

Generator. Under RCRA, the person whose act produces a Hazardous Waste, as defined in 40 CFR 261, or whose act first causes a Hazardous Waste to become subject to regulation. The Generator is legally responsible for the proper management and disposal of Hazardous Wastes in accordance with regulations.

<u>Hazardous Chemical</u>. As defined in the U.S. Occupational Safety and Health (OSHA) hazard communication standard (29 CFR 1910.1200), any chemical which is a health hazard or physical hazard.

Hazardous Waste. As defined in section 1004 of RCRA.

<u>Imminent Danger</u>. Any conditions or practices at a remote site location which are such that a danger exists which could reasonably be expected to cause immediate death or serious harm to people or immediate significant damage to the environment or natural resources.

Spill or Release. As defined in Section 101 of CERCLA.

4. ACRONYMS

ATCC – Account Team Collocation Coordinator

BST – BellSouth Telecommunications

<u>CRES</u> – Corporate Real Estate and Services (formerly PS&M)

<u>DEC/LDEC</u> - Department Environmental Coordinator/Local Department Environmental Coordinator

<u>E/S</u> – Environmental/Safety

EVET - Environmental Vendor Evaluation Team

GU-BTEN-001BT - BellSouth Environmental Methods and Procedures

NESC - National Electrical Safety Codes

P&SM - Property & Services Management

Std T&C - Standard Terms & Conditions

COLLOCATION - Fiorida													Attach	ment. 5	Exhi	bit: B
CATEGORY	RATE ELEMENTS	Inten m	Zone	BCS	USOC		RATES (\$) Nonrecurring Nonrecurring Disconnect						Incremental Charge - Manual Svo Order vs Electronic-	Charge - c Manual Svc Order vs Electronic- Add'l	Order vs.	Charge - Manual Svo Order vs
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	Wire Analog - Bus			UEPSB	PE1R2	0 0276	8 22	7 22				11 90				
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	Physical Collocation - Application Fee - Subsequent			CLO	PE1CA		2,236 00							1		
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	Processing			CLO	PE1SJ		288 93									
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	Physical Collocation - 277V, Three Phase Standby Power Rate		<u> </u>	CLO	PE1FG	37 30							-			
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COLLOCAT	ION - Florida												Attach	ment: 5	Exhi	bit: B
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	Physical Collocation - 2-Fiber Cross-Connect	<u>.</u>		ULD12, ULD48, U1TO3, U1T12, U1T48, UDLO3, UDL12, UDF	PE1F2	3 34	41 94	30 52	13 91	11 16						
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\vdash		-	<u> </u>	UDL12, UDF	PE1F4	5 92	51 30	39 87	18 29	15 54						
 	Physical Collocation - Welded Wire Cage - First 100 Sq. Ft Physical Collocation - Welded Wire Cage - Add'l 50 Sq. Ft		1	CLO	PE1BW PE1CW	189 45 18 58										└
	Physical Collocation - Security System Per Central Office Per Assignable Sq Ft			CLO	PE1AY	0 0105										
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	Physical Collocation-Security Access System-Administrative Change, existing Access Card, per Request, per State, per Card			CLO	PE1AA		15 65									
	Physical Collocation - Security Access System - Replace Lost or			0.0	DE440											1
	Stolen Card, per Card Physical Collocation - Security Access - Initial Key, per Key			CLO	PE1AR		45 75									
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	Stolen Key, per Key				PE1AL		26 30	-								<u> </u>
	Physical Collocation - Space Availability Report per premises POT Bay Arrangements prior to 6/1/99 - 2-Wire Cross-Connect, per cross-connect	ı		UEANL,UEA,UDN,U DC,UAL,UHL,UCL,U EQ,CLO,UDL, UNCVX, UNCDX, UNCNX	PE1SR PE1PE	0.00	2,159 00									
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	POT Bay Arrangements prior to 6/1/99 - DS1 Cross-Connect, per cross-connect	Į		DC,UAL,UHL,UCL,U EQ,CLO,WDS1L,W DS1S, USL, U1TD1, UXTD1, UNC1X, ULDD1, USLEL, UNLD1	PE1PG	0 00										
	POT Bay Arrangements prior to 6/1/99 - DS3 Cross-Connect, per cross-connect			UEANL, UEA, UDN, UDC, UAL, UHL, UCL, UEQ, CLO, UE3, U1TD3, UXTB1, UNC3X, UNCSX, ULDD3, U1TB1, ULDS1, UNLD3, UDL, UDL, UDL, UDL, SX	РЕ1РН	0 00					-					

COLLOCAT	ION - Florida												Attach	ment: 5	Exhi	ıbıt: B
CATEGORY	RATE ELEMENTS	Inten m	Zone	BCS	usoc			RATES (\$)			Svc Order Submitted Elec per LSR	Submitted	Incremental Charge - Manual Svc Order vs Electronic- 1st	Charge - Manual Svc Order vs Electronic- Add'l	Charge - Manual Svc Order vs	Charge - Manual Svc Order vs.
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				UEANL,UEA,UDN,U			First	Add'l	First	Add'l	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
	POT Bay Arrangements prior to 6/1/99 - 2-Fiber Cross-Connect, per cross-connect	1		DC,UAL,UHL,UCL,U EQ CLO, ULDO3, ULD12, ULD48, U1TO3, U1T12, U1T48, UDLO3, UDL12, UDF	PE1B2	0 00										
	POT Bay Arrangements prior to 6/1/99 - 4-Fiber Cross-Connect, per cross-connect	ı		UEANL, UEA, UDN, U DC, UAL, UHL, UCL, U EQ, CLO, ULDO3, ULD12, ULD48, U1TO3, U1T12, U1T48, UDLO3, UDL12, UDF	PE1B4	0 00										
1	Physical Collocation - Request Resend of CFA Information, per														<u> </u>	
	CLLI		ļ	CLO	PE1C9		77 54									<u> </u>
———	Nonrecurring Collocation Cable Records - per request		ļ	CLO	PE1CR		1,525 00	980 22	267 08							
	Nonrecurring Collocation Cable Records - VG/DS0 Cable, per cable record Nonrecurring Collocation Cable Records - VG/DS0 Cable, per			сго	PE1CD		656 50	656 50	379 78							
	each 100 pair			CLO	PE1CO		9 66	9 66	11 84	11 84						1
	Nonrecurring Collocation Cable Records - DS1, per T1TIE		 	CLO	PE1C1		4 52	4 52		5 54						
-	Nonrecurring Collocation Cable Records - DS3, per T3TIE		ļ	CLO	PE1C3		15 82	15 82		19 40		-				
	Nonrecurring Collocation Cable Records - Fiber Cable, per 99															
	fiber records			CLO	PE1CB		169 67	169 67	154 89	154 89						
	Physical Collocation - Security Escort - Basic, Per Quarter Hour			CLO	PE1BQ		10 89									
	Physical Collocation - Security Escort - Overtime, Per Quarter Hour Physical Collocation - Security Escort - Premium, Per Quarter			Cro	PE10Q		13 64									
	Hour			CLO	PE1PQ		16 40									
	Physical Collocation - Security Escort - Basic, per Half Hour		-	CLO.CLORS	PE1BT		33 99	21 54								
	Physical Collocation - Security Escort - Overtime, per Half Hour			CLO,CLORS	PE1OT		44 27	27 82								
	Physical Collocation - Security Escort - Premium per Half Hour			CLO,CLORS	PE1PT		54 55	34 10	1							
	V to P Conversion, Per Customer Request-Voice Grade	1		CLO	PE1BV		33 00						_			
	V to P Conversion, Per Customer Request-DS0	ı		CLO	PE1BO		33 00	•								
	V to P Conversion, Per Customer Request-DS1	1		CLO	PE1B1		52 00									
	V to P Conversion, Per Customer request-DS3 V to P Conversion, Per Customer Request per VG Circuit	I		CLO	PE1B3		52 00									ļ
	Reconfigured V to P Conversion, Per Customer Request per VG Circuit V to P Conversion, Per Customer Request per DS0 Circuit		<u></u>	CLO	PE1BR		23 00									
	Reconfigured V to P Conversion, Per Customer Request per DS1 Circuit	1		cro	PE1BP		23 00									
	Reconfigured V to P Conversion, Per Customer Request per DS3 Circuit	I		cro	PE1BS		33 00					-				
	Reconfigured V to P Conversion, Cable Pairs Assigned to Collo Space per 700	1		CLO	PE1BE		37 00									
	prs or fraction thereof Physical Collocation - Co-Carrier Cross Connects - Fiber Cable	1	_	CLO	PE1B7	-	592 00									
-	Support Structure, per cable, per linear ft Physical Collocation - Co-Carrier Cross Connects - Copper/Coax		-	CLO,UDF	PE1ES	0 001							···			
	Cable Support Structure, per cable, per lin ft Physical Collocation - Co-Carner Cross Connects Only -		-	CLO, UE3, USL	PE1DS	0 0014				-						
ADJACENT C	Application Fee, per application OLLOCATION			CLO	PE1DT		584 11									
	Adjacent Collocation - Space Charge per Sq. Ft Adjacent Collocation - Electrical Facility Charge per Linear Ft		<u> </u>	CLOAC CLOAC	PE1JA PE1JC	0 1635 5 11			ļ							

COLLOCAT	ION - Florida												Attach	ment: 5		bit B
CATEGORY	RATE ELEMENTS	Inten m	Zone	BCS	usoc			RATES (\$)		120	Submitted Elec	Svc Order Submitted Manually per LSR	Incrementat Charge - Manual Svc Order vs Electronic- 1st	Incremental Charge - Manual Svc Order vs. Electronic- Add'l	Incremental Charge - Manual Svc Order vs Electronic- Disc 1st	Incremental Charge - Manual Svo Order vs Electronic- Disc Add'l
						Rec	Nonrec		Nonrecurring					Rates (\$)		
			<u> </u>				First	Add'l	First	Add'l	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
	Adjacent Collocation - 2-Wire Cross-Connects		├─-	CLOAC UEA,UHL,UDL,UCL,	PE1P2	0 0213	24 69	23 69	11 77	10 62	-					
	Adjacent Collocation - 4-Wire Cross-Connects	}		CLOAC	PE1P4	0 0426	24 88	23 83	12 04	10 80				ļ		1
	Adjacent Collocation - 4-Wire Cross-Connects Adjacent Collocation - DS1 Cross-Connects		├-	USL,CLOAC	PE1P1	1 22	44 24	31 98	12 07	10 91						
	Adjacent Collocation - DS3 Cross-Connects		_	CLOAC	PE1P3	16 56	41 94	30 52	13 91	11 15	_			-		
	Adjacent Collocation - 2-Fiber Cross-Connect			CLOAC	PE1F2	2 81	41 94	30 52	13 91	11 16						
	Adjacent Collocation - 4-Fiber Cross-Connect			CLOAC	PE1F4	5 36	51 30	39 87	18 29	15 54						
	Adjacent Collocation - Application Fee			CLOAC	PE1JB		2,785 00									
	Adjacent Collocation - 120V, Single Phase Standby Power Rate per AC Breaker Amp			CLOAC	PE1FB	5 38										_
	Adjacent Collocation - 240V. Single Phase Standby Power Rate per AC Breaker Anip	1		CLOAC	PE1FD	10 77										
	Adjacent Collocation - 120V, Three Phase Standby Power Rate per AC Breaker Amp			CLOAC	PE1FE	16 15								<u> </u>		
	Adjacent Collocation - 277V, Three Phase Standby Power Rate per AC Breaker Amp			CLOAC	PE1FG	37 30										
	Adjacent Collocation - Cable Support Structure per Entrance Cable			CLOAC	PE1PM	18 96										
PHYSICAL CO	DLLOCATION IN THE REMOTE SITE	† †	 									<u> </u>				
	Physical Collocation in the Remote Site - Application Fee	i —		CLORS	PE1RA		617 91		328 81							
	Cabinet Space in the Remote Site per Bay/ Rack			CLORS	PE1RB	219 49										
	Physical Collocation in the Remote Site - Security Access - Key			CLORS	PE1RD		26 30									
	Physical Collocation in the Remote Site - Space Availability		İ				222.22				1					1
	Report per Premises Requested		 -	CLORS	PE1SR	 	232 69		 		<u> </u>					+
1 1	Physical Collocation in the Remote Site - Remote Site CLLI Code Request, per CLLI Code Requested			CLORS	PE1RE		75 41		1]		
	Remote Site DLEC Data (BRSDD), per Compact Disk, per CO	}	+	CLORS	PE1RR	 	233 51						1	-	1	
PHYSICAL CO	DLLOCATION IN THE REMOTE SITE - ADJACENT	 	+	ozoito							1					
1			T													
	Remote Site-Adjacent Collocation - AC Power, per breaker amp		 	CLORS	PE1RS	6 27			-							
i	Remote Site-Adjacent Collocation - Real Estate, per square foot		<u></u>	CLORS	PE1RT	0 134										↓
	Remote Site-Adjacent Collocation-Application Fee	1		CLORS	PE1RU		755 62	755 62								
NOTE	If Security Escort and/or Add'l Engineering Fees become nec	essary	for ren	note site collocation,	the Parties	will negotiate a	ppropriate rate	s			<u> </u>				ļ	
VIRTUAL COI			-		L				<u> </u>		 -	 	 	ł	 	
	Virtual Collocation - Application Fee/Planning Fee Initial Request	_		AMTES	EAF		4,122 00				ļ	11 90				ļ
	Virtual Collocation - Application Fee/Planning Fee Additional		1	AMTER	EAF	ļ l	1,249 00			l		11 90			ŀ	1
———	Entrance Cable Request		+-	AMTFS AMTFS	ESPCX	12 45	965 00				+	11 90	 	 	 	
	Virtual Collocation - Cable Installation Cost, per cable Virtual Collocation - Floor Space, per sq. ft	+	+	AMTES	ESPVX	4 25	503 00		 			1	1		1	1
 	Virtual Collocation - Proof Space, per sq 11	+	+	AMTES	ESPAX	6 95		-	 							
	Virtual Collocation - Cable Support Structure, per entrance	1	+												1	
	cable	<u> </u>	1	AMTFS	ESPSX	13 35							ļ <u>-</u>			
				UEANL, UEA, UDN, U DC, UAL, UHL, UCL, U EQ, AMTFS, UDL, UNCVX, UNCDX,							-					
1	Virtual Collocation - 2-wire Cross Connects (loop)			UNCNX	UEAC2	0 0502	11 57	11 57				11 90	1		1	<u> </u>
	Virtual Collocation - 4-wire Cross Connects (loop)			UEA,UHL,UCL,UDL, AMTFS, UAL, UDN, UNCVX, UNCDX	UEAC4	0 0502	11 57	11 57				11 90				
	Virtual Collocation - 2-Fiber Cross Connects			AMTFS, UDL12, UDL03, U1T48, U1T12, U1T03, ULD03, ULD12, ULD48, UDF	CNC2F	6 71	2,431 00					11 90				

COLLOCAT	ION - Florida													ment: 5	-	ibit. B
CATEGORY	RATE ELEMENTS	Inten m	Zone	BCS	usoc			RATES (\$)				Submitted Manually	Manual Svc Order vs. Electronic- 1st	Charge - Manual Svc Order vs Electronic- Add'l	Incremental Charge - Manual Svc Order vs Electronic- Disc 1st	Incremental Charge - Manual Svc Order vs. Electronic- Disc Add'i
						Rec	Nonrec		Nonrecurring					Rates (\$)		
						Kec	Fırst	Add'l	First	Add'l	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
	Virtual Collocation - 4-Fiber Cross Connects			AMTFS, UDL12, UDLO3, U1T48, U1T12, U1T03, ULDO3, ULD12, ULD48, UDF	CNC4F	6 71	2,431 00					11 90				
	Virtual collocation - Special Access & UNE, cross-connect per			USL ULC,AMTFS, ULR, UXTD1, UNC1X, ULDD1, U1TD1, USLEL,												
	Virtual collocation - Special Access & UNE, cross-connect per			UNLD1 USL,ULC,AMTFS,U E3, U1TD3, UXTS1, UXTD3, UNC3X, UNCSX, ULDD3, U1TS1, ULDS1,	CNC1X	7 50	155 00	14 00				11 90				
	DS3 Virtual Collocation - Co-Carrier Cross Connects - Fiber Cable		-	UDŁSX, UNLD3	CND3X	56 25	151 90	11 83				11 90				
	Support Structure, per linear foot			AMTFS,CLO	VE1CB	0 0028						<u> </u>				
	Virtual Collocation - Co-Carrier Cross Connects - Copper/Coax Cable Support Structure, per linear ft			AMTFS, CLO	VE1CD	0 0041										
	Virtual Collocation - Co-Carrier Cross Connects - Fiber Cable Support Structure,per cable			AMTFS	VE1CC		535 54					11 90				
	Virtual Collocation - Co-Carrier Cross Connects - Copper/Coax				VE1CE		535 54					11 90	Į.			
	Cable Support Structure, per cable Virtual Collocation Cable Records - per request			AMTFS AMTFS	VE1BA		1,525 00	1,525 00	267 08	267 08		11 90				+
	Virtual Collocation Cable Records - VG/DS0 Cable, per cable record			AMTES	VE1BB		656 50	656 50	379 78	379 78						
	Virtual Collocation Cable Records - VG/DS0 Cable, per each			AMTES	VE1BC		9 66	9 66	11 84	11 84						
	Virtual Collocation Cable Records - DS1, per T1TIE		1	AMTFS	VE1BD		4 52	4 52	5 54	5 54						
	Virtual Collocation Cable Records - DS3, per T3TIE Virtual Collocation Cable Records - Fiber Cable, per 99 fiber		<u> </u>	AMTFS	VE1BE		15 82	15 82	19 40	19 40						
	records			AMTFS	VE1BF		169 67	169 67	154 89	154 89					ļ	ļ
	Virtual collocation - Security Escort - Basic, per quarter hour			AMTES	SPTBQ		10 89					11 90			-	
	Virtual collocation - Security Escort - Overtime, per quarter hour			AMTFS	SPTOQ		13 64	-				11 90				
	Virtual collocation - Security Escort - Premium, per quarter hour			AMTES	SPTPQ		16 40					11 90				
	Virtual Collocation - 2-wire Cross Connects (loop), per ckts			AMTFS	VE1R2	0 05	11 57					11 90			<u> </u>	
	Virtual Collocation - 4-wire Cross Connects (loop), per ckts		-	AMTFS AMTFS	VE1R4 VE11S	0 05	11 57 69 64					11 90	-	 		
	Virtual Collocation - DS-1/DCS Cross Connects, PER CKTS Virtual Collocation - DS-1 DSX Cross Connects, PER CKTS		 	AMTES	VE11X	0 41	69 64		 		<u> </u>	11 90			 	
	Virtual Collocation - DS-1/DSX Cross Connects, PER CKT		 	AMTES	VE13S	59 67	528 00					1 90				
	Virtual Collocation - DS-3/DSC Cross Connects, PER CKT			AMTES	VE13X	10 06	528 00					11 90				-
	Virtual collocation - Maintenance in CO - Basic, per quarter hour Virtual collocation - Maintenance in CO - Overtime, per quarter			AMTES	SPTRE		10 89					11 90	-			
	hour Virtual collocation - Maintenance in CO - Overtime, per quarter Virtual collocation - Maintenance in CO - Premium per quarter			AMTFS	SPTOE		13 64					11 90	ļ	-		-
LUDTUAL CO.	hour			AMTFS	SPTPE		16 40				ļ	11 90	1	ļ .	ļ	
VIRTUAL COL	Virtual Collocation - 2-wire Cross Connect, Exchange Port 2- Wire Analog - Res	,		UEPSR	VE1R2	0 0502	11 57	11 57				11 90				
	Virtual Collocation 2-Wire Cross Connect, Exchange Port 2- Wire Line Side PBX Trunk - Bus			UEPSP	VE1R2	0 0502	11 57	11 57				11 90				
	Virtual Collocation 2-Wire Cross Connect, Exchange Port 2-Wire Voice Grade PBX Trunk - Res			UEPSE	VE1R2	0 0502	11 57	11 57				11 90				
	Virtual Collocation 2-Wire Cross Connect, Exchange Port 2-Wire Analog Bus			UEPSB	VE1R2	0 0502	11 57	11 57				11 90				

COLLOCAT	ION - Florida		_										Attachi	ment 5	Exhi	bit: B
					1						Svc Order	Svc Order	Incremental	Incremental	Incremental	Incremental
1]]								Submitted	Submitted	Charge -	Charge -	Charge -	Charge -
CATEGORY	RATE ELEMENTS	Inten	l 	500			RATES (\$)						Manual Svc	Manual Svc	Manual Svc	Manual Svo
CATEGORI	RAIE ELEMENIS	m	Zone	BCS	USOC	ļ						per LSR	Order vs	Order vs	Order vs	Order vs
												1	Electronic-	Electronic-	Electronic-	Electronic-
												ŀ	1st	Add'l	Disc 1st	Disc Add'l
						Rec	Nonrecurring		Nonrecurring Disconnect				OSS	Rates (\$)	l	1
						Nec	First	Add'l	First	Add'l	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
	Virtual Collocation 2-Wire Cross Connect, Exchnage Port 2-Wire			UEPSX	VE400	0.0500	44.53	44.53								
h				UEPSX	VE1R2	0 0502	11 57	11 57				11 90				
	Virtual Collocation 2-Wire Cross Connect, Exchange Port 2-Wire ISDN			UEPTX	VE1R2	0 0502	11 57	11 57				11 90				
	Virtual Collocation 4-Wire Cross Connect, Exchange Port 4-Wire ISDN DS1			UEPEX	VE1R4	0 0502	11 57	11 57				11 90				
Note:	Rates displaying an "R" in Interim column are interim and sub	ject to i	rate true							 		11.00				

Attachment 6

Rights-of-Way, Conduits and Pole Attachments

Rights-of-Way, Conduits and Pole Attachments

BellSouth will provide nondiscriminatory access to any pole, duct, conduit, or right-of-way owned or controlled by BellSouth pursuant to 47 U.S.C. § 224, as amended by the Act, pursuant to terms and conditions of a license agreement subsequently negotiated with BellSouth's Competitive Structure Provisioning Center.

Attachment 10

Performance Measurements

PERFORMANCE MEASUREMENTS

Upon a particular Commission's issuance of an Order pertaining to Performance Measurements in a proceeding expressly applicable to all CLECs generally, BellSouth shall implement in that state such Performance Measurements as of the date specified by the Commission. Performance Measurements that have been Ordered in a particular state can currently be accessed via the internet at https://pmap.bellsouth.com.