

BellSouth Telecommunications, Inc. Suite 400 Firk 904 222-8640 904 222-1201 Nancy H. Sims Director - Regulatory Relations

150 South Monroe Street Tallahassee, Florida, 32301

September 25, 1996

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

RE: Docket No. 960862-TP; Request for Approval of Interconnection and Resale Agreement Negotiated by BellSouth Telecommunications, Inc. and Teleport Communications Group, Inc.

Dear Mrs. Bayo:

Enclosed is BellSouth's response to the Florida Public Service Commission Staff's request for additional information regarding the above-stated agreement. In the interest of time, BellSouth has already provided a copy of this information to Teleport Communications Group, Inc..

Thank you for your attention to this matter.

Sincerely,

Nancy H. Sims

Director - Regulatory Relations

Enclosures

cc: All Parties of Record

- These

RECEIVED & FILED

EPSC-BUREA-LOF RECORDS

DOCUMEN' NUMBER-DATE

10271 SEP 25 %

FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via U.S. Mail this 25th day of September, 1996 to the following:

TCG South Florida Mr. Graham A. Taylor 1001 W. Cypress Creek Road, Suite 209 Ft. Lauderdale, FL 33309-1949

Rutledge Law Firm Kenneth Hoffman P. O. Box 551 Tallahassee, Florida 32302

Manay H. Simo



Interconnection and Resale Agreement between BellSouth and Teleport Communications Group, Inc.

Response to Request by Florida PSC for Additional Information Needed from the Parties for Docket 960862-TP Dated: September 20, 1996

Request:

Section V.A. - Ta. if reference for Terminating Switched

Access Rates

Section V.B. - Tariff reference for Intrastate Switched Network

Access Service Rates

Response:

Section E6 of BellSouth's Access Service Tariff

Request:

Section V.F. - Tariff reference for compensation for the origination

of interLATA 800 services

Section V.G. - Rates and Charges for 800 Access Ten Digit

Screening Service

Response:

Section E6 of BellSouth's Access Service Tariff

Request:

Section XI.B - Tariff reference for Busy Line Verification and

Emergency Interrupt Services

Response:

Section E18 of BellSouth's Access Service Tariff

Request:

Section XIV.B - Tariff reference for rates and for signaling network

and signaling databases

Response:

Section E6 of BellSouth's Access Service Tariff

Request:

Section XV.P(5) - Tariff reference for reestablishing service,

appropriate connection fees and application procedures

Response:

Section A4 of BellSouth's General Subscriber Service Tariff and

Section B4 of BellSouth's Private Line Tariff

DOCUMENT NUMBER - DATE

Interconnection and Resale Agreement between BellSouth and Teleport Communications Group, Inc.

Request: Section XVII.B - Tariff reference for "The interconnection of

all networks will be based upon accepted industry/national guidelines for transmission standards and traffic blocking

criteria.

Response: Section E6 of BellSouth's Access Service Tariff

Request: Section XIX - Implementation Schedule

Response: If and when such a Schedule is adopted by the parties, a copy will

be filed with the Florida PSC.

Request: Attachment B-2 - Where is it referenced in the agreement?

Response: Attachment B-2 pertains to Section V of the agreement. The

Attachment is not specifically referenced in the agreement.

Request: BAPCO Agreements - Need signed signature page or a statement

that parties do not have a BAPCO agreement.

Response: A copy of the signature page to the BAPCO Agreement is

attached hereto.

Request: Is attachment labeled, "Contract Provisions for RAC Hosting

& NSPRS (Attachment D)," part of attachment C-12?

Response: Yes.

13. MISCELLANECUS. This Agreement represents the entire Agreement between the parties with respect to the subject matter hereof and supersedes any previous oral or written communications, representations, understandings, or agreements with respect thereto. It may be executed in counterparts, each of which shall be deemed an original. All prior and contemporaneous written or oral agreements, representations, warranties, statements, negotiations, and /or und restandings by and between the parties, whether express or implied, are superseded, and there are no representations or warranties, citloral or written, express or implied, not herein contained. This Agreement shall be governed by the laws of the state of Florida.

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized representatives in one or more counterparts, each of which shall constitute an original, on the dates set forth below.

BELLSOUTH ADVERTISING & PUBLISHING CORPORATION

GROUP, INC.