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150 South Monroe Street Eatlehassee, Florida 32381

March 7, 1997

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

97028677

Re: Approval of the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. and BellSouth Cellular Corporation pursuant to Sections 251, 252 and 271 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth Telecommunications, Inc. and BellSouth Cellular Corporation, a Commercial Mobile Radio Service Provider, are submitting to the Florida Public Service Commission their negotiated agreement for the interconnection of their networks and the unbundling of specific network elements offered by BellSouth Telecommunications, Inc. The agreement was negotiated pursuant to sections 251, 252 and 271 of the Act.

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

Very truly yours,

A. M. Lombardo

Regulatory Vice President

DOCUMENT 1 THOUR-DATE

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PUC-RECEPTS/REPORTING

AGREEMENT

THIS AGREEMENT is made by and between BellSouth Telecommunications, Inc., ("BellSouth"), a Georgia corporation, and BellSouth Cellular Corp., a Georgia corporation, for and on behalf of those entities listed in Attachment A, which entities BellSouth Cellular Corp hereby represents it has authority to bind hereunder, (collectively referred to as "Cerrier,") and shall be deemed effective as of January 1, 1997. This agreement may refer to either BellSouth or Carrier or both as a "party" or "parties."

WITNESSETH

WHEREAS, BellSouth is a local exchange telecommunications company authorized to provide telecommunications services in the states of Alebama, Florida, Georgie, Kentucky, Louisiene, Mississippi, North Carolina, South Carolina, and Tennessee; and

WHEREAS, Carrier is a Commercial Mobile Radio Service ("CMRS") provider licensed by the Federal Communications Commission ("FCC") to provide Commercial Mobile Radio Service ("CMRS") in the states of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi and Tennessee; and

WHEREAS, the parties wish to interconnect their facilities and exchange traffic for the purposes of fulfilling their obligations pursuant to sections 251, 252 and 271 of the Telecommunications Act of 1996 and to replace any and all other prior agreements, both written and oral;

NOW THEREFORE, in consideration of the mutual agreements contained herein, BellSouth and Cerrier agree as follows:

I. Definitions

- A. Afflicte is defined as a person that (directly or indirectly) owns or controls, is owned or controlled by, or is under common ownership or control with, another person. For purposes of this paragraph, the term "own" means to own an equity interest (or equivalent thereof) of more than 10 percent.
- B. Commission is defined as the appropriate regulatory agency in each of BetSouth's nine state region: Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessee.

- C. Intermediary function is defined as the delivery, pursuant to an appropriate agreement or Commission directive, of local or toll (using traditional landline definitions) traffic to or from a local exchange carrier other than BellSouth; an ALEC; or another telecommunications company such as a CMRS provider other than Carrier through the network of BellSouth or Carrier from or to an end user of BellSouth or Carrier.
- D. Legal Traffic is defined for purposes of reciprocal compensation under this Agreement as: (1) any telephone call that originates on the network of Carrier within a Major Trading Area ("MTA") and terminates on the network of BellSouth in the same MTA and within the Local Access and Transport Area ("LATA") in which the call is handed off from Carrier to BellSouth, and (2) any telephone call that originates on the network of BellSouth that is handed off to Carrier in the same LATA in which the call originates, and terminates on the network of Carrier in the MTA in which the call is handed off from BellSouth to Carrier. For purposes of this Agreement, LATA shall have the same definition as that contained in the Telecommunications Act of 1996, and MTA shall have the same definition as that contained in §51.701 of the FCC's rules.
- E. Lecal interconnection is defined for purposes of this Agreement as 1) the delivery of local traffic to be terminated on each party's local network so that end users of either party have the ability to reach end users of the other party without the use of any access code or substantial delay in the processing of the call; and 2) the LEC unbundled network features, functions, and capabilities set forth in this Agreement.
- F. Percent of Interestate Usage (PIU) is defined as a factor to be applied to terminating access services minutes of use to obtain those minutes that should be rated as interestate access services minutes of use. The numerator includes all interestate "nonintermediary" minutes of use, less any interestate minutes of use for Terminating Party Pays services, such as 800 Services. The denominator includes all "nonintermediary" Toll and access minutes of use less all minutes attributable to terminating party pays services.
- G. Percent Lecal Usego (PLU) is defined as a factor to be applied to terminating minutes of use. The numerator shall include all "nonintermediary" Local minutes of use. The denominator is the total minutes of use including Local and Toll.
- . H. Telecommunications Act of 1996 ("Act") means Public Law 104-104 of the United States Congress effective February 8, 1996. The Act amended the Communications Act of 1934 (47, U.S.C. Section 1 et. seq.).
- I. Multiple Exchange Carrier Access Billing ("MECAS") means the document prepared by the Billing Committee of the Ordering and Billing Forum ("OBF:), which functions under the auspices of the Carrier Lieison Committee of the Alliance for Telecommunications Industry Solutions ("ATIS") and by Belicore as Special Report SR-

BDS-000983, Containing the recommended guidelines for the billing of Exchange Service access provided by two or more LECs and/or ALECs or by one LEC in two or more states within a single LATA.

J. Tall Traffic is defined as all traffic that is not Local Traffic.

II. Purpose

The parties desire to enter into this Agreement consistent with all applicable federal, state and local statutes, rules and regulations in effect as of the date of its execution including, without limitation, the Act at Sections 251, 252 and 271 and to replace any and all other prior agreements, both written and oral, concerning the terms and conditions of interconnection. The access and interconnection obligations contained herein apply to Carrier's provision of CMRS service within the nine-state region of BellSouth.

III. Term of the Agreement

The term of this Agreement shall be two years, beginning on the effective date and shall automatically renew for additional six (6) month terms unless either party provides written notice of termination to the other party at least sixty (60) days prior to the end of the then-current term.

IV. Local Interconnection

- A. The delivery of Local Traffic between the parties shall be reciprocal and compensation will be mutual according to the provisions of this Agreement. The parties agree that the exchange of traffic on BellSouth's interLATA EAS routes shall be considered as Local Traffic and compensation for the termination of such traffic shall be pursuant to the terms of this section. EAS routes are those exchanges within an exchange's Basic Local Calling Area, as defined in Section A3 of BellSouth's General Subscriber Services Tariff.
- B. Each party will pay the other for terminating its Local Traffic on the other's network the local interconnection rates as set forth in Attachment B-1, by this reference incorporated herein, except for local interconnection in Tennessee, the rate for which shall be \$.013 per MOU. The charges for local interconnection are to be billed and paid monthly after appropriate adjustments pursuant to this Agreement are made. Late payment fees, not to exceed 1% per month after the due date, may be assessed if interconnection charges are not paid within thirty (30) days of the due date of the monthly bill.

V. Medification of Rates

A. The parties agree that the "LATAwide Additive" rate reflected in Attachment B-1 shall be "trued-up" (up or down), back to the effective date of this Agreement, based on a final LATAwide Additive price either determined by (I) further agreement as described in subsection (B) hereof or by (ii) a final order (including any appeals) of the Commission having jurisdiction over the subject matter of this Agreement, which final order meets the criteria contained in subsection (C) hereof. The parties acknowledge that the "LATAwide Additive" is intended to compensate BellSouth for the additional transport and other costs associated with transporting calls throughout a larger local calling area defined for CMRS providers with respect to local interconnection (an MTA) versus the traditional wireline local calling areas as currently defined by the appropriate Commissions.

The true-up will consist of:

- Calculating the difference between the final LATAwide Additive price and initial LATAwide Additive price, reflected in Attachment B-1 of this Agreement. The difference is referred to as the "LATAwide Additive Adjustment" price;
- 2) Applying the "LATAwide Additive Adjustment" price to all minutes of use for which the initial LATAwide Additive price was applied and billed by the parties since the effective date of this Agreement by multiplying the "LATAwide Additive Adjustment" price by the minutes of use referenced above to arrive at the "True-up Adjustment" amount;
- 3) If the final LATAwide Additive price is different from the initial LATAwide Additive price, the parties will reciprocally compensate each other in an amount equal to the "True-up Adjustment" amount.

In the event of any disagreement regarding the amount of such "true-up", the parties agree that the Commission having jurisdiction over the matter for the affected state(s) shall be called upon to resolve such differences.

B. The parties agree that they may continue to negotiate as appropriate in an effort to obtain a final LATAwide Additive price, but in the event that no such agreement is reached within six (6) months of this Agreement (which time may be extended by mutual agreement of the parties) either party may patition the Commission(s) having jurisdiction of the rates in dispute to reache such disputes and to determine the final LATAwide Additive price for the LATAwide traffic covered by this Agreement.

- C. Any final order that forms the basis of a "true-up" under this Agreement shall meet the following criteria:
- (1) It shall be a proceeding to which BellSouth and Carrier are entitled to be full parties and have had an opportunity to participate in;
- (2) It shall apply the provisions of the Act, including but not limited to \$252(d)(1) and all effective implementing rules and regulations, provided that said Act and such regulations are in effect at the time of the final order; and
- (3) It shall include as an issue the geographic deeveraging of unbundled element rates, which deaveraged rates, if any, are required by said final order, shall form the basis of any "true-up".

VI. Methods of Interconnection

- A. The parties agree that there are three appropriate methods of interconnecting facilities: (1) virtual collocation where physical collocation is not practical for technical reasons or because of space limitations; (2) physical collocation; and (3) interconnection via purchase of facilities from either party by the other party. Rates and charges for collocation are set forth in Attachment C-13, incorporated herein by this reference. Facilities may be purchased at rates, terms and conditions set forth in BellSouth's intrastate Switched Access (Section E6) or Special Access (Section E7) services tarilf or as contained in Attachment B-1 for local interconnection, incorporated herein by this reference. Type 1, Type 2A and Type 2B interconnection arrangements described in BellSouth's General Subscriber Services Tarilf, Section A35, or, in the case of North Caroline, in the North Caroline Connection and Traffic Interchange Agreement effective June 30, 1994, as amended, may also be purchased pursuant to this Agreement provided, however, that such interconnection arrangements shall be provided at the rates, terms and conditions set forth in this Agreement.
- B. The parties agree to accept and provide any of the preceding methods of interconnection. Reciprocal connectivity shall be established at at least one BellSouth access tandem within every LATA Carrier desires to serve, or Carrier may elect to interconnect directly at an end office for interconnection to end users served by that end office. Such interconnecting facilities shall conform, at a minimum, to the telecommunications industry standard of DS-1 pursuant to Bellcore Standard No. TR-NWT-00498. Signal transfer point, Signaling System 7 ("SS7") connectivity is required at each interconnection point after Carrier implements SS7 capability within its own network. BellSouth will provide out-of-bend signaling using Common Channel Signaling Access Capability where technically and economically feasible, in accordance with the technical specifications set forth in the BellSouth Guidelines to Technical Publication, TR-TSV-000905. The parties agree that their facilities shall provide the necessary on-hook, off-hook answer and disconnect supervision and shall hand off calling party

number ID when technically feasible. The parties further agree that in the event a party interconnects via the purchase of facilities and/or services from the other party, the appropriate intrastate tariff, as amended from time to time will apply. In the event that such facilities are used for two-way interconnection, the parties agree that the appropriate charges for such facilities will be reduced by an agreed upon percentage equal to the estimated or actual percentage of traffic on such facilities that terminates on the network of the party purchasing said facilities.

- C. Nothing herein shall prevent Carrier from utilizing existing collocation facilities, purchased from the intereschange tariffs, for local interconnection; provided, however, that if Carrier orders new facilities for interconnection or rearranges any facilities presently used for its alternate access business in order to use such facilities for local interconnection hereunder and a BellSouth charge is applicable thereto, BellSouth shall only charge Carrier the lower of the interstate or intrastate tariffed rate or promotional rate.
- D. The parties agree to establish trunk groups from the interconnecting facilities of subsection (A) of this section such that each party provides a reciprocal of each trunk group established by the other party. Notwithstanding the foregoing, each party may construct its network, including the interconnecting facilities, to achieve optimum cost effectiveness and network efficiency. BellSouth's treatment of Carrier as to said charges shall be consistent with BellSouth treatment of other local exchange carriers for the same charges. Unless otherwise agreed, BellSouth will provide or bear the cost of all trunk groups for the delivery of traffic from BellSouth to Carrier's Mobile Telephone Switching Offices within BellSouth's service territory, and Carrier will provide or bear the cost of all trunk groups for the delivery of traffic from Carrier to each BellSouth access tendem and end office at which the parties interconnect.
- E. The perties agree to use an auditable PLU factor as a method for determining whether traffic is Local or Toll. The same PLU factor will be used for traffic delivered by either party for termination on the other party's network.
- F. When the parties provide an access service connection between an interexchange carrier (TXC') and each other, each party will provide their own access services to the IXC on a multi-bill, multi-tarilf meet-point basis. Each party will hill its own access services rates to the IXC with the exception of the interconnection charge. The interconnection charge will be billed by the party providing the intermediary tandem function.
- G. The parties agree to adopt MECAB as the terms and conditions for most point billing for all traffic to which MECAB applies, including traffic terminating to ported numbers, and to employ 30 day billing periods for said arrangements. The recording party agrees to provide to the initial billing company, at no charge, the switched access detailed usage data within a reasonable time after the usage is recorded. The initial billing company will provide the switched access summary usage data to all subsequent.

billing companies within 10 days of rendering the initial bill to the IXC. The parties agree that there will be technical, administrative, and implementation issues associated with achieving the intent of this subsection. As such, the parties further agree to work cooperatively toward achieving the intent of this provision within nine months of the effective date of this Agreement.

H. The ordering and provision of all services purchased from BellSouth by Carrier shall be as set forth in the OLEC-to-BellSouth Ordering Guidelines (Facilities Based) as those guidelines are amended by BellSouth from time to time during the term of this Agreement.

VII. IntraLATA and InterLATA Tell Traffic Interconnection

- A. The delivery of intrastate toll traffic by a party to the other party shall be reciprocal and compensation will be mutual. For terminating its toll traffic on the other party's network, each party will pay BellSouth's intrastate terminating switched access rate, inclusive of the Interconnection Charge and the Carrier Common Line rate elements of the switched access rate. The parties agree that the terminating switched access rates may change during the term of this Agreement and that the appropriate rate shall be the rate in effect when the traffic is terminated.
- B. For originating and terminating intrastate or interstate Toll traffic, each party shall pay the other BellSouth's intrastate or interstate, as appropriate, switched naturals access service rate elements on a per minute of use basis. Said rate elements shall be as set out in BellSouth's Intrastate Access Services Tariff or BellSouth's Interstate Access Services Tariff as those Tariffs may be amended from time to time during the term of this Agreement. The appropriate charges will be determined by the routing of the call. If Carrier should in the future become the BellSouth end user's presubscribed intereschange carrier or used by the BellSouth end user as an intereschange carrier on a 10XXX basis, BellSouth will charge Carrier the appropriate tariff charges for originating network access services. If BellSouth is serving as the Carrier's end user's presubscribed intereschange carrier or if the Carrier's end user uses BellSouth as an intereschange carrier on a 10XXX basis, Carrier will charge BellSouth the appropriate BellSouth tariff charges for originating network access services.
- C. The parties agree that to the extent Carrier provides intraLATA toll service to its customers, it may be necessary for it to interconnect to additional BellSouth access tandems that serve end offices outside the local calling area.
- D. Each party agrees to compensate the other, pursuant to the appropriate originating switched access charges, including the database query charge, for the origination of 800 traffic terminated to the other party.

- E. Each party will provide to the other party the appropriate records necessary for billing intraLATA 800 customers. The records provided will be in a standard EMR format for a fee of \$0.013 per record.
- F. If during the term of this Agreement, either party provides interLATA 800 services, it will compensate the other for the origination of such traffic pursuant to subsection A, above. Each party shall provide the appropriate records for billing pursuant to subsection B, above.
- G. Should Carrier require 800 Access Ten Digit Screening Service from BellSouth, it shall have signaling transfer points connecting directly to BellSouth's local or regional signaling transfer point for service control point database query information. Carrier shall utilize SS7 Signaling links, ports and usage as set forth in Attachment C-7, incorporated herein by this reference. Carrier will not utilize switched access FGD service for 800 Access. 800 Access Ten Digit Screening Service is an originating service that is provided via 800 Switched Access Service trunk groups from BellSouth's SSP equipped end office or access tendem providing an IXC identification function and delivery of call to the IXC based on the dieled ten digit number. The rates and charges for said service shall be as set forth in BellSouth's Intrastate Access Services Tariff as said terriff is amended from time to time during the term of this Agreement.
- The parties acknowledge and agree that this Agreement is intended to H. govern the interconnection of traffic to and from the parties' networks only. Toll Traffic originated by a party to this Agreement and delivered to the other party for termination to the network of a nonparty telecommunications carrier ("Nonparty Carrier") may be delivered only with the consent of such Nonparty Carrier or pursuant to Commission directive. If a Nonparty Carrier objects to the delivery of such Toll Traffic, then either party to this Agreement may request direction from the Commission. If a Nonparty Carrier concerns, then the party performing the intermediary function will bill the other party and the other party shall pay a \$.002 per minute intermediary charge in addition to any charges that the party performing the intermediary function may be obligated to pay to the Nonperty Cerrier (collectively called "Toll Intermediary Charges"). The parties agree that the charges that the party performing the intermediary function may be obligated to pay to the Nonparty Carrier may change during the term of this Agreement and that the appropriate rate shall be the rate in effect when the traffic is terminated. The parties agree further that for purposes of this section, and subject to verification by audit eighty-three percent (83%) of the Toll Traffic delivered to BeltSouth by Carrier shall be subject to Toll Intermediary Charges, and none of the Toll Traffic delivered to Carrier by BellSouth shall be subject to the Toll Intermediary Charges.

VIII. Provision of Unbundled Elements

- A. BellSouth will offer an unbundled local loop to Carrier at the current rates as set forth in Attachment C-15 incorporated herein by this reference. Special construction charges, if applicable, will be set forth in BellSouth's Intrastate Special Access Tartiff as said tartiff is amended from time to time during the term of this Agreement. BellSouth will also offer as a new service loop concentration as set forth in Attachment C-16, incorporated herein by this reference. The parties agree that loop concentration service as offered above is not an unbundled element.
- B. BellSouth will offer to Carrier unbundled loop channelization system service which provides the multiplexing function to convert 96 voice grade loops to DS1 level for connection with Carrier's point of interface. Rates are as set forth in Attachment C-16, incorporated herein by this reference.
- C. BellSouth will offer to Carrier unbundled local transport from the trunk side of its switch at the rates as set forth in Attachment B-1, incorporated herein by this reference.
- D. BellSouth will offer to Carrier unbundled local switching at the rates as set forth in Attachment C-17, incorporated herein by this reference, for the unbundled exchange service port.
- E. BellSouth shall, upon request of Carrier, and to the extent technically feasible, provide to Carrier access to its Network Elements for the provision of a Carrier telecommunications service. Any request by Carrier for access to a BellSouth Network Element that is not already available shall be treated as a Network Element bone fide request. Carrier agrees to pay the cost associated with the bone fide request if Carrier cancels the request or fails to purchase the service once completed. Carrier shall provide BellSouth access to its Network Elements as mutually agreed by the parties or as required by the Commission or the FCC.
- F. A Network Element obtained by one party from the other party under this section may be used in combination with the facilities of the requesting party only to provide a telecommunications service, including obtaining billing and collection, transmission, and routing of the telecommunications service.

IX. Access To Poles, Ducts, Conduits, and Rights of Way

BellSouth agrees to provide to Carrier, pursuant to 47 U.S.C. § 224, as amended by the Act, nondiscriminatory access to any pole, duct, conduit, or right-of-way owned or controlled by BellSouth.

X. Access to 911/E911 Emergency Network

A. BeltSouth and Carrier recognize that 911 and E911 services were designed and implemented primarily as methods of providing emergency services to fixed location subscribers. White BeltSouth and Carrier recognize the need to provide "911-like" service to mobile subscribers, both parties recognize that current technological restrictions prevent an exact duplication of the services provided to fixed location customers. BeltSouth agrees to route "911-like" calls received from Carrier to the emergency agency designated by Carrier for such calls. Carrier agrees to provide the information necessary to BeltSouth so that each call may be properly routed and contain as much pertinent information as is technically feasible.

B. At a minimum Carrier agrees to provide two dedicated trunk groups originating from Carrier's Mobile Telephone Switching Offices and terminating to the appropriate 911 tandem. These facilities, consisting of a Switched Local Channel from Carrier's point of interface to its Mobile Telephone Switching Office and Switched Dedicated Transport to the 911 tandem, may be purchased from BellSouth at the Switched Dedicated Transport rates set forth in Section E6 of BellSouth's Intrastate Access Service Tariffs. Carrier agrees to assign a pseudo number from its dedicated NXX group to each cell site or to each antenna face. The pseudo number will identify the routing of the cell to the appropriate emergency agency as determined by Carrier.

C. BellSouth and Cerrier recognize that the technology and regulatory requirements for the provision of "911-like" service by CMRS carriers are evolving and agree to modify or supplement the foregoing in order to reflect technological capabilities and to incorporate industry accepted technical improvements that Carrier desires to implement and to permit Carrier to comply with applicable regulatory requirements.

XI. Previous of Operator Services

- A. BellSouth agrees to provide busy line verification and emergency interrupt services to Carrier's customers pursuant to BellSouth's published Tariffs as the Tariffs are amended from time to time during the term of this Agreement. In the event that during the term of this Agreement Carrier develops or acquires the capability to provide busy line verification and emergency interrupt services, Carrier agrees to provide such services to BellSouth's customers on the same rates, terms and conditions specified in BellSouth's Tariffs.
- B. ButSouth will offer to Carrier Operator Call Processing Access Service; and Directory Assistance Access Services (Number Services). Rates, terms and conditions are set forth in Attachment C-8 for Operator Call Processing Access Service and Attachment C-9 for Directory Assistance Access Services. Both Attachments are incorporated herein by this reference.

C. BellSouth will offer to Carrier CMDS Hosting and the Non Sent Paid Report System pursuant to the terms and conditions set forth in Attachment C-11 and C-12 incorporated herein by this reference.

XII. Directory Lietings

- A. Subject to execution of an agreement between Carrier and BellSouth's affiliate, BellSouth Advertising & Publishing Corporation, ("BAPCO"), substantially in the form set forth in Attachment C-1, (1) listings shall be included in appropriate White Pages or alphabetical directories; (2) Carrier's business subscribers' listings shall also be included in appropriate Yellow Pages, or classified directories; and (3) copies of such directories shall be delivered to Carrier's subscribers.
- B. BellSouth will include Carrier's subscriber listings in BellSouth's directory assistance databases and BellSouth will not charge Carrier to maintain the Directory Assistance database. The parties agree to cooperate with each other in formulating appropriate procedures regarding lead time, timeliness, format and content of listing information.
- C. BellSouth will provide Carrier a magnetic tape or computer disk containing the proper format for submitting subscriber listings. Carrier will provide BellSouth with its directory listings and delly updates to those listings, including new, changed, and deleted listings, in an industry-accepted format.
- D. BellSouth and BAPCO will accord Cerrier's directory lieting information the same level of confidentiality which BellSouth and BAPCO accords its own directory lieting information, and BellSouth shall limit access to Cerrier's customer proprietary confidential directory information to those BellSouth or BAPCO employees who are involved in the preparation of lietings.
- E. Additional listings and optional listings may be provided by BellSouth at the rates set forth in the General Subscriber Services Tariff as the tariff is amended from time to time during the term of this Agreement.

XIII. Acces to Telephone Numbers

A. BellSouth, during any period under this Agreement in which it serves as a North American Numbering Plan administrator for its territory, shall ensure that Carrier has nondiscriminatory access to telephone numbers for assignment to its telephone exchange service customers. It is mutually agreed that BellSouth shall provide numbering resources pursuant to the Bellcore Guidelines Regarding Number Assignment and compliance with those guidelines shall constitute nondiscriminatory.

access to numbers. Carrier agrees that it will complete the NXX code application in accordance with Industry Carriers Compatibility Forum, Central Office Code Assignment Guidelines, ICCF 93-0729-010. This service will be as set forth in Attachment C-2, incorporated herein by this reference.

B. If during the term of this Agreement BellSouth is no longer the North American Numbering Plan administrator, the parties agree to comply with the guidelines, plan or rules adopted pursuant to 47 U.S.C. § 251(e).

XIV. Access to Signaling and Signaling Detabases

- A. BetSouth will offer to Carrier use of its signaling network and signaling detabases on an unbundled basis at BetSouth's published teriffed rates or at unbundled rates that may be available through non-tariffed arrangements. Signaling functionality will be available with both A-link and B-link connectivity.
- B. BellSouth agrees to input the NXXs assigned to Carrier into the Local Exchange Routing Guide ("LERG").
- C. If Carrier utilizes BellSouth's 800 database for query purposes only, the rates and charges shall be as set forth in Attachment C-4, incorporated herein by this reference.

XV. Network Design and Management

- A. The parties agree to work cooperatively to install and maintain reliable interconnected telecommunications networks, including but not limited to, maintenance contact numbers and escalation procedures. BellSouth agrees to provide public notice of changes in the information necessary for the transmission and routing of services using its local exchange facilities or networks, as well as of any other changes that would affect the interoperability of those facilities and networks.
- B. The intercennection of all networks will be based upon accepted industry/national guidelines for transmission standards and traffic blocking criteria.
- C. The perties will work cooperatively to apply sound network management principles by invoking appropriate network management controls, e.g., cell gapping, to alleviate or prevent network congestion.
- D. Neither party intends to charge rearrangement, reconfiguration, disconnection, termination or other non-recurring fees that may be associated with the initial reconfiguration of either party's network interconnection arrangement contained

in this Agreement. However, the interconnection reconfigurations will have to be considered individually as to the application of a charge. Notwithstanding the foregoing, the parties do intend to charge non-recurring fees for any additions to, or added capacity to, any facility or trunk purchased.

- E. The parties agree to provide Common Channel Signaling (CCS) to one another, where available, in conjunction with all traffic in order to enable full interoperability of CLASS features and functions except for call return. All CCS signaling parameters will be provided, including automatic number identification (ANI), originating line information (OLI) calling party category, charge number, etc. All privacy indicators will be honored, and the parties agree to cooperate on the exchange of Transactional Capabilities Application Part (TCAP) messages to facilitate full interoperability of CCS-based features between the respective networks.
- F. For network expansion, the parties agree to review engineering requirements on a quarterly basis and establish forecasts for trunk utilization as required by Section VI of this Agreement. New trunk groups will be implemented as state by engineering requirements for both parties.
- Q. The parties agree to provide each other with the proper call information, i.e. originated call party number and destination call party number, CIC, and OZZ, including all proper translations for routing between networks and any information necessary for billing where BellSouth provides recording capabilities. The exchange of information is required to enable each party to bill properly.

XVI. Implementation of Agreement

The parties agree that within 30 days of the execution of this Agreement they will adopt a schedule for the implementation of this Agreement. The schedule shall state with specificity, conversion, reconfiguration, ordering, testing, and full operational time frames. Both parties agree to provide the appropriate staff support to ensure effective implementation, administration of this Agreement and conversion of existing services to the appropriate rates contained in this Agreement. Any changes in billing to Carrier or BetSouth shall be as of the effective date of this Agreement. The implementation schedule shall be attached to this Agreement as an addendum and specifically incorporated herein by this reference.

XVII. Auditing Procedures

A. Upon thirty (30) days written notice, each party must provide the other the stillty and opportunity to conduct an annual audit to ensure the proper billing of traffic between the parties. The parties agree to retain records of call detail for a minimum of nine months from which the PLU can be accertained. The audit shall be accomplished

during normal business hours at an office designated by the party being audited. Audit request shall not be submitted more frequently than one (1) time per calendar year. Audits shall be performed by a mutually acceptable independent auditor paid for by the party requesting the audit. The PLU shall be adjusted based upon the audit results and shall apply to the usage for the quarter the audit was completed, the usage for the quarter prior to the completion of the audit, and to the usage for the two quarters following the completion of the audit. If, as a result of an audit, either party is found to have overstated the PLU by twenty percentage points (20%) or more, that party shall reimburse the auditing party for the cost of the audit.

B. For combined interstate and intractate Carrier traffic terminated by BellSouth over the same facilities, Carrier shall provide a PIU factor to BellSouth. The parties acknowledge that Carrier does not intend to provide interexchange carrier services to BellSouth end-users. Nevertheless, should Carrier in the future provide Toll services through the use of network switched access services, then all jurisdictional report requirements, rules and regulations specified in E2.3.14 of BellSouth's Intrastate Access Services Tariff will apply to Carrier. After the Local Traffic percentage has been determined by use of the PLU factor for application and billing of local interconnection, the PIU factor will be used for application and billing of interstate and intrastate access charges, as appropriate.

XVIII. Liability and Indomnification

- A. Neither party shall be liable to the other under this Agreement for indirect, incidental, consequential or special damages, including without limitation, lost profits, regardless of the form of action.
- B. Neither party shell be liable to the other for any act or omission of any other telecommunications company providing a portion of a service, nor shall either party hold liable any other telecommunications company providing a portion of a service for any act or omission of BellSouth or Carrier.
- C. Neither party is tiable for damages to the other party's terminal location, POI nor customer's premises resulting from the furnishing of a service, including but not limited to the installation and removal of equipment and associated wiring, unless the damage is caused by a party's gross or willful negligence or intentional misconduct.
- D. Each party shall be indemnified, defended and held harmless by the other party against any claim, loss or damage arising from the other party's acts or omissions under this Agreement, including without limitation: 1) Claims for libel, stander, invasion of privacy, or infringement of copyright arising from the other party's own communications; 2) Claims for patent infringement arising from combining or using the service furnished by either party in connection with facilities or equipment furnished by either party's customer; 3) any claim, loss, or damage claimed by a

customer of either party arising from services provided by the other party under this Agreement; or 4) all other claims arising out of an act or omission of the other party in the course of using services provided pursuant to this Agreement.

- E. Neither party assumes liability for the accuracy of the data provided to it by the other party.
- F. Neither party guarantees or makes any warranty with respect to its services when used in an explosive atmosphere.
- G. No license under patents (other than the limited license to use) is granted by either party or shall be implied or arise by estoppel, with respect to any service offered pursuant to this Agreement.
- M. Each party's failure to provide or maintain services offered pursuant to this Agreement shall be excused by labor difficulties, governmental orders, civil commotion, criminal actions taken against them, acts of God and other circumstances beyond their researable control.
- The obligations of the parties contained within this section shall survive the expiration of this Agreement.

XIX. Mere Faverable Previsions

- A. The parties agree that if ---
- the Federal Communications Commission ("FCC") or the Commission having jurisdiction finds that the terms of this Agreement are inconsistent in one or more material respects with any of its or their respective decisions, rules or regulations, or
- 2. the FCC or the Commission having jurisdiction preempts the effect of this Agreement, then, in either case, upon such occurrence becoming final and no longer subject to administrative or judicial review, the parties shall immediately commence good faith negotiations to conform this Agreement to the requirements of any such decision, rule, regulation or preemption. The revised agreement shall have an effective date that coincides with the effective date of the original FCC or Commission action giving rise to such negotiations. The parties agree that the rates, terms and conditions of any new agreement shall not be applied retroactively to any period prior to such effective date except to the extent that such retroactive effect is expressly required by such FCC or Commission decision, rule, regulation or preemption.
- B. In the event that BellSouth, either before or after the effective date of this Agreement, enters into an agreement with any other telecommunications carrier (an "Other Interconnection Agreement") which provides for the provision within a state of

any of the arrangements covered by this Agreement upon rates, terms or conditions that differ from the rates, terms and conditions for such arrangements set forth in this Agreement ("Other Terms"), then BellSouth shall be deemed thereby to have offered such arrangements to Carrier upon such Other Terms in that state only, which Carrier may accept as provided in Section XIX.E. In the event that Carrier accepts such offer within sixty (60) days after the Commission approves such Other Interconnection Agreement pursuant to 47 U.S.C. § 252, or within thirty (30) days after Carrier acquires actual knowledge of an Other Interconnection Agreement not requiring the approval of a Commission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms shall be effective between BellSouth and Carrier as of the effective date of such Other Interconnection Agreement. In the event that Carrier accepts such offer more than surty (60) days after the Commission having jurisdiction approves such Other Interconnection Agreement pursuant to 47 U.S.C. § 252, or more than thirty (30) days after acquiring actual knowledge of an Other Interconnection Agreement not requiring the approval of the Commission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms shall be effective between BellSouth and Carrier as of the date on which Carrier accepts such offer.

- C. In the event that after the effective date of this Agreement the FCC or the Commission having jurisdiction enters an order (an "Interconnection Order") requiring BellSouth to provide within a perticular state any of the arrangements covered by this Agreement upon Other Terms, then upon such interconnection Order becoming final and not subject to further administrative or judicial review. BellSouth shall be deemed to have offered such arrangements to Carrier upon such Other Terms, which Carrier may accept as provided in Section XIX.E. In the event that Carrier accepts such offer within sixty (60) days after the date on which such Interconnection Order becomes final and not subject to further administrative or judicial review, such Other Terms shall be effective between BellSouth and Carrier accepts such offer more than sixty (60) days after the date on which such Interconnection Order becomes final and not subject to further administrative or judicial review, such Other Terms shall be effective between BellSouth and Carrier accepts such offer.
- D. In the event that after the effective date of this Agreement BellSouth files and subsequently receives approval for one or more intrastate or interstate tariffs (each, an "Interconnection Tariff") offering to provide within a particular state any of the arrangements covered by this Agreement upon Other Terms, then upon such Interconnection Tariff becoming effective, BellSouth shall be deemed thereby to have offered such arrangements to Carrier upon such Other Terms in that state only, which Carrier may accept as provided in Section XIX.E. In the event that Carrier accepts such offer within sixty (80) days after the date on which such interconnection Tariff becomes effective, such Other Terms shall be effective between BellSouth and Carrier accepts such offer more than sixty (80) days after the date on which such interconnection Tariff.

becomes effective, such Other Terms shall be effective between BellSouth and Carrier as of the date on which Carrier accepts such offer.

- E. In the event that BellSouth is deemed to have offered Carrier the arrangements covered by this Agreement upon Other Terms, Carrier in its sole discretion may accept such offer either --
 - 1. by accepting such Other Terms in their entirety; or
- by accepting the Other Terms that directly relate to each of the following arrangements as described by lettered category:
 - a. local interconnection.
 - b. interLATA and IntraLATA toll traffic interconnection.
- c. unbundled access to network elements, which include: local loops, network interface devices, switching capability, interoffice transmission facilities, signaling networks and call-related databases, operations support systems functions, operator services and directory assistance, and any elements that result from subsequent bone fide requests,
 - d. access to poles, ducts, conduits and rights-of-way,
 - access to 911/E911 emergency network,
 - f. collocation, or
 - g. access to telephone numbers.

The terms of this Agreement, other than those affected by the Other Terms accepted by Carrier, shall remain in full force and effect.

- F. Corrective Payment. In the event that -
- 1. BellSouth and Carrier revise this Agreement pursuant to Section XIX.A, or
- 2. Carrier accepts a deemed offer of Other Terms pursuant to Section XIX.E, then BellSouth or Carrier, as applicable, shall make a corrective payment to the other party to correct for the difference between (a) the rates set forth herein and (b) the rates in such revised agreement or Other Terms for the period from (x) the effective date of such revised agreement or Other Terms until (y) the later of the date that the parties execute such revised agreement or the parties implement such Other Terms, plus simple interest at a rate equal to the thirty (30) day commercial paper rate for high-

grade, unsecured notes sold through dealers by major corporations in multiples of \$1,000.00 as regularly published in The Wall Street Journal.

XX. Tames

- A. For the purposes of this section, the terms "taxes" and "fees" shall include but not be limited to federal, state or local sales, use, excise, gross receipts or other taxes or tax-like fees of whatever nature and however designated (including tariff surcharges and any fees, charges or other payments, contractual or otherwise, for the use of public streets or rights of way, whether designated as franchise fees or otherwise) imposed, or sought to be imposed, on or with respect to the services furnished hereunder or measured by the charges or payments therefor, excluding any taxes levied on income.
- 8. Taxes and fees imposed on the providing party, which are not permitted to be passed on by the providing party, shall be borne and paid by the providing party. Taxes and fees imposed on the purchasing party, which are not required to be collected and/or remitted by the providing party, shall be borne and paid by the purchasing party.
- C. Taxes and fees imposed on the purchasing party shall be borne by the purchasing party, even if the obligation to collect and/or remit such taxes or fees is placed on the providing party. To the extent permitted by applicable law, any such taxes and/or fees shall be shown as experate items on applicable billing documents between the Parties. Notwithstanding the foregoing, the purchasing party shall remain liable for any such taxes and fees regardless of whether they are actually billed by the providing party at the time that the respective service is billed.
- D. If the purchasing party determines that in its opinion any such taxes or fees are not payable, the providing party shall not bill such taxes or fees to the purchasing party if the purchasing party provides written certification, reasonably satisfactory to the providing party, stating that it is exempt or otherwise not subject to the tax or fee, satting forth the basis therefor, and satisfying any other requirements under applicable law. If any authority seeks to collect any such tax or fee that was not billed by the providing party, the purchasing party may contest the same in good faith, at its own expense. In any such contest, the purchasing party shall promptly furnish the providing party with copies of all fitings in any proceeding, protest, or legal challenge, all rulings issued in connection therewith, and all correspondence between the purchasing party and the taxing authority.
- F. If it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority, the purchasing party shall pay such additional amount, including any interest and penalties thereon. Notwithstanding any provision to the contrary, the purchasing party shall protect, indemnify and hold harmless (and defend at the purchasing party's expense) the providing party from and against any

such tax or fee, interest or penalties thereon, or other charges or payable expenses (including reasonable attorney fees) with respect thereto, which are incurred by the providing party in connection with any claim for or contest of any such tax or fee. Each party shall notify the other party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if possible, at least ten (10) days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) days after receipt of such assessment, proposed assessment or claim.

- G. Taxes and fees imposed on the providing party, which are permitted or required to be passed on by the providing party to its customer, shall be borne by the purchasing party. To the extent permitted by applicable law, any such taxes and/or fees shall be shown as separate items on applicable billing documents between the parties. Notwithstanding the foregoing, the purchasing party shall remain liable for any such taxes and fees regardless of whether they are actually billed by the providing party at the time that the respective service is billed.
- M. If the purchasing party disagrees with the providing party's determination as to the application or basis for any such tax or fee, the parties shall consult with respect to the imposition and billing of such tax or fee and with respect to whether to contest the imposition of such tax or fee. Notwithstanding the foregoing, the providing party shall retain ultimate responsibility for determining whether and to what extent any such taxes or fees are applicable, and the purchasing party shall abide by such determination and pay such taxes or fees to the providing party. The providing party shall further retain ultimate responsibility for determining whether and how to contest the imposition of such taxes or fees; provided, however, that any such contest undertaken at the request of the purchasing party shall be at the purchasing party's expense.
- I. In the event that all or any portion of an amount sought to be collected must be paid in order to contest the imposition of any such tax or fee, or to avoid the existence of a lien on the seests of the providing party during the pendency of such contest, the purchasing party shall be responsible for such payment and shall be entitled to the benefit of any refund or recovery. If it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority, the purchasing party shall pay such additional amount, including any interest and penalties thereon.
- J. Notwithstanding any provision to the contrary, the purchasing party shall protect, indemnify and hold harmless (and defend at the purchasing party's expense) the providing party from and against any such tax or fee, interest or penalties thereon, or other reasonable charges or psyable expenses (including reasonable attorney fees) with respect thereto, which are incurred by the providing party in connection with any claim for or contest of any such tax or fee. Each party shall notify the other party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if

possible, at least ten (10) days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) days after receipt of such assessment, proposed assessment or claim.

K. In any contest of a tax or fee by one party, the other party shall cooperate fully by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest. Further, the other party shall be reimbursed for any reasonable and necessary out-of-pocket copying and travel expenses incurred in assisting in such contest.

XXI. Treatment of Proprietary and Confidential Information

- A. Both parties agree that it may be necessary to provide each other during the term of this Agreement with certain confidential information, including trade secret information, including but not limited to, technical and business plans, technical information, proposals, specifications, drawings, procedures, customer account data, call detail records and like information (hereinafter collectively referred to as "Information"). Both parties agree that all Information shall be in writing or other tangible form and clearly marked with a confidential, private or proprietary legend and that the information will be returned to the owner within a reasonable time. Both parties agree that the Information shall not be copied or reproduced in any form. Both parties agree to receive such Information and not disclose such Information. Both parties agree to protect the Information received from distribution, disclosure or dissemination to anyone except employees of the parties with a need to know such Information and which employees agree to be bound by the terms of this Section. Both parties will use the same standard of care to protect Information received as they would use to protect their own confidential and proprietary Information.
- B. Notwithstanding the foregoing, both parties agree that there will be no obligation to protect any portion of the Information that is either: 1) made publicly available by the owner of the Information or lewfully disclosed by a nonparty to this Agreement; 2) lewfully obtained from any source other than the owner of the Information; 3) previously known to the receiving party without an obligation to keep it confidential; or 4) requested by a governmental agency, provided that the party upon whom the request is made shall notify the party who originally provided the confidential information at least seven (7) days prior to its release to the agency.

XXII. Resolution of Disputes

Except as otherwise stated in this Agreement, the parties agree that if any dispute arises as to the interpretation of any provision of this Agreement or as to the proper implementation of this Agreement, the parties will initially refer the issue to the individuals in each company that negotiated the Agreement. If the issue is not resolved

within 30 days, either party may petition the Commission for a resolution of the dispute, and/or pursue any other remedy available to it at law or in equity.

XXIII. Limitation of Use

The parties agree that this Agreement shall not be proffered by either party in another jurisdiction as evidence of any concession or as a waiver of any position taken by the other party in that jurisdiction or for any other purpose.

XXIV. Walvern

Any failure by either party to insist upon the strict performance by the other party of any of the provisions of this Agreement shall not be deemed a waiver of any of the provisions of this Agreement, and each party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Agreement.

XXV. Governing Law

This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Georgia, without regard to its conflict of laws principles, and the Communications Act of 1934 as amended by the Act.

XXVI. Arm's Length Negotiations

This Agreement was executed after arm's length negotiations between the undersigned parties and reflects the conclusion of the undersigned that this Agreement is in the best interests of all parties.

XXVII. Notices

A. Every notice, consent, approval, or other communications required or contemplated by this Agreement shall be in writing and shall be delivered in person, via overnight mail, or given by postage prepaid mail, address to: BeltSouth Telecommunications, Inc. 675 W. Peachtree St. N.E. Suite 4300 Atlanta, Georgie 30375 Attn: Legal Dept. "Wireless" Attorney

BellSouth Cellular Corp 1100 Peachtree St. N.E. Suite 910 Atlanta, Georgia 30309-4599 Attn: Associate General Counsel

or at such other address as the intended recipient previously shall have designated by written notice to the other party.

B. 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; and by overnight mail, the day after being sent.

XXVIII. Entire Agreement

This Agreement and its Attachments, incorporated herein by this reference, sets forth the entire understanding and supersedes prior agreements between the parties relating to the subject matter contained herein and merges all prior discussions between them, and neither party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this Agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorized officer or representative of the party to be bound thereby. In the event of any conflict between the term(s) of this Agreement and those of an applicable tariff, the terms of this Agreement shall control.

BellSouth Telecommunications, Inc.	BellBouth Cellular Corp.
Dy: 2000	or Pimallita
Jerry D. Hendrije	Roy McAuske
Name	Name
Director	VILL PENIPUH. CARRER ACCASES
Title	Title

Attachment A

The entities covered by this agreement (which are all of the entities BSCC either owns 100% or is controlling partner of) are:

Alabama: Alabama Cellular Service, Inc.; Huntsville MSA Limited Partnership; Gulf Coast Cellular Telephone Company; Decatur RSA Limited Partnership; Anniston-Westel Company, Inc.

Florida: Orlando SMSA Limited Partnership; Jacksonville MSA Limited Partnership; Florida Cellular Service, Inc.; Florida RSA No. 28 (Indian River) Limited Partnership

Georgie: Atlanta-Athens MSA Limited Partnership; American Cellular Communications Corporation; Georgie RSA No. 1 Limited Partnership; Georgie RSA No. 2 Limited Partnership; Northesetern Georgie RSA Limited Partnership; Georgie RSA No. 3 Limited Partnership

Kentucky: Kentucky CGSA, Inc.

Louisiene: Beton Rouge MSA Limited Partnership; Lafayette MSA Limited Partnership; Louisiene CGSA, Inc.; Acadiene Cellular General Partnership; Louisiene RSA No. 7 Cellular General Partnership; Louisiene RSA No. 8 Limited Partnership

Mississippi: MCTA; Mamphis SMSA Limited Partnership (also has coverage in Tennesses); Northeast Mississippi Cellular, Inc.; BellSouth Mobility Inc.

Tennesses: Chattanooga MSA Limited Partnership; Nashville/Clarkville MSA Limited Partnership; Tennesses RSA Limited Partnership; M-T Cellular, Inc.; BellSouth Mobility Inc.

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Attachment 8-2

Local Interconnection Service

Service: Tell Suitshed Access

Description: Provides the Sustained Local Channel, Switched Transport, Assess
Tandom Switching, lead and office switching and and user termination
functions recessary to complete the transmission of ALSC intrastes
and interests calls from outside the BellBouth's basic local calling area.

Provided in the terminating direction only. Provides trunk side access to a Buildouth tendemised office for the ALBC's use in terminating long distance communications from the ALBC to Boildouth and users.

Provided at Bullbooth tendemions affine as trunk olds terminating autobing through the use of tendemions office trunk equipment. The autob trunk equipment may be provided with white start-putning eignal and answer and discounced supervisory algorithm, or without eignaling when out of band eignating is provided.

Provided with multifrequency address or out of band signaling. Ton date of the called party number, as appropriate, will be provided by the ALSC's equipment to a Bullbouth tendemined office.

Statutet: All

Rese, Terms and Conditions:

In all states, rates, terms and conditions will be applied as not forth in Sections C3 and C0 of Buildouth Telepommunication's, inc.'s introcess Access Service Tariffs and in Sections 3 and C of the Buildouth Telepommunication's, inc. interests Access Tariff, P.C.C. Ma. 1.

Continent 6-1

Unbundled Products and Services and New Services

Service: Subseriber Listing information

Subscriber primary fining information provided at no charge and in an exceptable format will be published at no charge as standard directory finings in an alphabetical directory published by or for Sollboath at no charge in each ALSC and upor exceptance.

Statulet: All

(1) No char

9/3/96

AGREEMENT

la considerati	is of the matual promises contained homic. BellSow	à Advertisies
	ales, a Georgia corporation ("BAPCO") and	
	_corporation ("CARRIER") agree as follows:	

1. BESTALS. BAPCO is the publisher of alphabetical and classified directories for certain communities in the provides region of the US (the "Directories"). CARREST provides, or insteads to provide, local contains telephone service in communities in which BAPCO publishes Directories. BAPCO and CARREST hereby establish the terms by which BAPCO will include listings of CARREST exhaustors in each Directories and by which BAPCO will provide such Directories to CARREST.

2. CARRIER COLIGATIONS. CARRIER agras as follows:

- (A) CARRER and provide to SAFCO, or its designer, as CARRER'S
 expense and or so deeps, leading information recording to extendion (designating only
 who do not dealer published listings), requiring of recorder man, edition, religious
 matter and all other information recordily required by SAFCO or on first on Establic
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 type and former and for other destruction proposes. Such extendion listing information
 deal to provided in the former and on the extendion on first in and Establic, or or
 edutation materially agreed increase the parties from time to time.
- (h) CARREST deal also provide discoursy delivery information to BAPCO as not forth in British A for all extensions.
- (c) CARDIES shall solvine BAPCO promptly of any directory-related impelator, respects or prospection value is easy receive from CARDIES extensions and shall provide represents to BAPCO in respects to or resolution of the same.
- (A) CARREST shall respect prouply reputing connections or quarter raised by EAFCO to process listing changes requested by extensions.

3. BARCO COLLOATIONS. BARCO como es fellores

(A) BAPCO shall include one remained listing for each CARREST, exhausters per hundre, group in BAPCO's appropriate local elektricies Directory or published periodically by BAPCO union condition or computational cases in designated by exhausters. Such listings shall be installed with the listings of other local contemporary exhausters and otherwise published in the nature of each other listings asserting to BAPCO's generally applicable publishing publishes and remainds.

- (b) BAPCO shall publish additional listings, foreign listings and other alphabetical Directory listings of CARRIER substribute upon their request consistent with BAPCO's generally applicable policies in BAPCO's alphabetical Directories at BAPCO's permitting resea, some and conditions.
- (c) BAPCO will distribute its regularly published alphabetical and classified Distribute to local CARRIER subscribute in assertance with BAPCO's providing practices, including delivery following Distributy publication and upon catabilities of new CARRER service, if a custom Distributy for that groupsplike area has not provided; been provided. Such deliveries may include expects advertising materials accompanying the Distributes.
- (d) BAPCO will include CARRIER information in the customer paids pages of its alphabetical Directories for contamilities when CARRIER, privides local contamps uniquenes service at the time of publication in assertance with BAPCO's promiling conducts for the same. CARRIER will provide information requested by BAPCO for each property on a timely basis.
- (a) BAFCO shall make emiliable at on charge to CARRER or its extensions can be be a based on the carried to call the carried of the carried of the carried to the carried of the carried o
- (1) BAJCO agrees to solicit, empt and publish directory advertising from business extensions for CARREST in communities for vehicle SAJCO publishes classified Directories in the error excess and upon exhaustisity the error terms on it solicits, excepts and publishes advertising from advertising with one are CARREST.
- 4. HOLLOWING SCLICES. BAJOO dell materia fell authority ever in publishing relations, publishing, exactation, and practices and ever the scope and publishing subschile of its Discounties.

5. LIANETTY AND DEPONDETY.

- (4) BAPCO's liability to CARRIER for any arrow or emissions in directories or for any default observior orining horosolar shall be limited to One Dellar (51) for arrow or emissions in any extension links; in any directory published by BAPCO.
- (b) Each purp agrees to define, indennify and half function to other from all descripts, claims, said, leaves or opposes, including velters limitation costs and attempts from, to the cases of each purp's relative limit, crising out of or resulting from any cases, resisting or set of each purp learnestee. CARRERS agrees to limit in liability and that of BAFCO by content with CARRERS's exhaustions or by said to us more than the cast of service for any cross or emissions in any linings published becoming for

CARRER substitions. Each party shall notify in writing the other promptly of my chained effort or existing affecting this paragraph and of any claim or said arising horomater or relating to this Agreement and shall provide rememble and timely conparation in its republican of the same. Without waiver of any rights horomater, the indemnified party may at its express undertake its even defense in any mak claim or said.

- 6. <u>Effect ATION OF LIABILITY</u>. BAPCO's liability to CARRIER for my errors or emission directories or for any default otherwise origing between deal to limited to One Dallar (\$1) for any error or emission in any subscriber liming in any directory published by BAPCO.
- 7. ISBM. This Agreement shall be effective on the date of the last eigenture burns for a same of two (2) years and shall relate to Directories published by BAPCO during reals period. Therefore, it shall continue in effect unless terminated by either party spen starty days point written autien.
- 1. Almondator. This Agreement shall be blackly, open my resource or analyse of the parties during in Term.
- 9. BE ATTOMOR OF THE PARTIES. This Agreement does not create any jobst readers, protectivity or employeess relationship between the parties or that employees, or all the relationship between the parties shall be the of an independent consense. There shall be no installed that purp benefitiated to this Agreement.

10. MONDINGLOSSES.

- (a) Design to two of the Agreement it may be assessed the parties to provide each other with certain inducation ("Inducation") excellent to be private or propriety. The enciplent shall present such inducation from distribution, distribute or distribution to express encapt in employees or exceeded with a such to have such inducation in employees between the exceeded in writing. All make inducation shall be in writing or other targets from our density maked with a conditional or proprietty (agent). Inducation correspond eathy shall be designated to proprietty or enciplents or each end correspond eathy shall be designated to proprietty or enciplents or each end correspond eathy shall be designated to proprietty or enciplents or the time or each end correspond end shall be reduced to residue which they discussed to exceed each proprietty or enciplents or the time or each end correspond end shall be reduced to exceed the entities of the first or each end correspond to the first exceed to exceed the entities of the entitle of the first entities of the entities
- (b) The parties will see have an obligation to protect any parties of Indonesies which: (1) is made publishy evaluate invokely by a company to this Agreement (2) is invokely obtained from any source other than the providing purity; (7) is providing purity; (8) and obligation to keep it confidential; (4) is related by the providing purity in writing; or (5) communing two (2) years after the termination date of this Agreement if each information is not a trade server under applicable law.
- (c) Each pury will each copies of the Information only as assessory for its use under the terms bursel, and each each copy will be marked with the case proprietary

metions as appear on the originals. Each party agrees to use the information solely in

- 11. ECOCE MASSING. Neither purp shall be respectible to the other for any delay or fallow to profess harmonder to the estent entend by Ere, Seed, explosion, war, strike, sice, embaye, government requirement, eivic or military sutherity, art of God, or other similar cause beyond its reasonable control. Earth party shall use best offers to nously the other promptly of any much delay or fallow and shall provide reasonable conputation to mailteness the offers thereof.
- 12. ESECUTIVE. Notices purpy shall distince the terms of this Agreement nor use the tends named or trademarks of the other without the prior express written occurs of the other.

13. REPORTUTATIVES AND MOTICES.

- (a) Book pury shall seem one or many representatives for contains between the purples which shall be embedded to set on its balaid. Book representatives may be changed from these to their spen written series to the other purity.

FUBACO.	Director-LBC/B0T Insertion Buildenth Advertising & Publishing Corporation Roses 270 20 Streetlyn Park South
Wat Copy to:	Admits, GA 10000 Vies Positions and Consul Consul
•	Belliforsh Advantalog & Publishing Corporates Roses 430 30 Buscative Park Seeath Advanta, OA 30339
Fo CARRIER:	

14. MECRILANDOUS. This Agreement represents the coder Agreement between the parties with respect to the subject matter between and expensation any provious and or written communications, representations, understandings, or ignormants with respect theres. It may be consented in countryparts, such of which shall be demand an original. All prior and consented written or out agreement, representations, representations, whether country or implied, on dependent, and there are no representation or variously, whether out or implied, on representation, and there are no representation or variously, either and or written, outperfer of implied, on implied, out barries occasiond. This Agreement shall be greatered by the lases of the state of Georgia.

\$1 Williams Williams, the parties have exceeded this Agreement by their daily extended representatives in case or more counterparts, each of which shall countings on related, on the dates not first below.

BELLSOUTH ADVERTISING & FUBLISHED CORPORATION	. CARRES:	
Dy:	•	•
New (Reports)	New (France)	
Title	100	
Date:	Date _	

ACCOUNT INFORMATION SECTION (Items in this session on mandatory)

- shane blander: blain ties of salephone service that all other numbers are associated to. (Asso. 1. Moin Tob Code/COUCline Numbers)

 Code/COUCline Number: Telephone number to appear in the directory.

 Published Substitute Mumber: If the number is changing, every the CLD Telephone Number.

 Out Substitute Mumber: Bus (Business) or Res (Residence)

 Trans of Statement Summer: Bus (Business) or Res (Residence)

- Prince: M New assessed order: D Dissentant service order; C Change of listings; R Directory delivery
- 6. Date Date: Date that convince in requested.
- Controller: The same of the level studenge earlier and operating employ each.
 Controller: Operating Company Number

PRIMARY LISTERS INFORMATION SECTION (Name in this section up mandatory)

- 9. Limit Name: The way the lipting is to appear in the directory. (maximum 1,000 observer) including spaces)
 Caption or any street the formatted per guidelines. Non-Pub or Non-List absences should be indirected.

 10. Limit Address: Course address may include cours number street make, only, state, and sign make. (Name P.O.
 Base or Booth and compatible). Continued address shown as (OAD). (Stationers 200 observers)

 11. Section Address: Physical Investors of the telephone.

- inguish). Contains among the completion. System foresten of the completion.

 The contains of the completing values the listing appears. (Let: the Admin Discoursy may be Physics are of the se o of Dan
- i a l danse e
- : The Yellow Page banding where expresses were his listing to appear. (Valle for Business
- 15. District Make These of the directory where Common dealers Make to appear (harbottes were sentice if contracts). If constants with existing central office and directory configuration, lessing will be included. If different, a Ferrigo Linkag will be charged. Directory appearance central from its based on the central office peaks. Directory appearance central from its based on the central office peaks. Directory appearance on the foreign Linkag (FL).

DELLING DIFFORMATION SECTION (house in this section on requested has optional)

- 16. Billion Huas to appear on bill.
- 18. Contra Sales
- 101 -19. De
- o Ca
- us: If sale grant, must have social encoting equitor.

DESCTORY SELEVERY BURGESATION SECTION (hans in this section are mandatory)

- at extended, attend names, edgs, class, sip code of whose distribution are to be delivered
- 25. March
- Seek (B): Bulk made of the diseasery.

 Institute the immediate delivery/replacement.

 Institute (B): 3 residence, 0 3 business, then regard

PANALANCE SECTION (As required)
27. Barnath: Free Serv Said und by Carrier for any additional information

AARCO Belleville

Publication Scholater

BAPCO will provide to all carriers a printed copy of the publication achedoles for all directories within the own served by the carrier. This exhaults will reclude the name of the directory, the directory bult ends, the business office close date and the insue date. The business office close date represents the last day to receive activity for apparatus in the subsequent directory. This date also represents the close date for advertising activity into the Yellow Pages.

The issue data represents the mid-point of delivery of the new directory and the date at which new directory billing will begin for the directory being delivered. The length of the delivery period will very depending upon the size of directory.

Yales Desire

BAPCO will provide a printed version of the Yellow Pages Heading the which will include all Yellow Pages headings absented by BAPCO, the Yellow Pages heading enter and the associated SEC ents. This material would be called to entire the business contents in identifying where they would the representation in BAPCO's classified Yellow Pages Alexander.

دونلا درسست

BAPCO will provide a coverage map for its major discretion identifying trendly the prographic own covered by the region discretion. These major will be provided only for the region discretion in the own covered by the restles.

خلائدكم اسمده

BAPCO will provide two printed versions of what is called the ABC table. Version 1 of this report, identifies by NPA and in supermose by control affine in which directory a contract is called to appear. Version 2 of this report referes the directory name and all control offices appearing which the directory.

مناساته والمالة

BAPCO will provide a condensed printed version of Meding quantifications reflecting the rates and regulations requesting listing appearance in both the white and yether pages.

Attached a Table

BAPCO will provide a printed copy of the executed adhervisation callined for given cases, tiles of address, then of integer, callings, callings, depress and productional affiliations remainds. This information was to used to exist in affiliations remainds. This information was to used to exist in affiliations remainds.

Persian Discourse Milita Thirth

BAPCO will provide a list of all famige discussry eases to to used in the presenting of fineign listing requests. This field is a required element in the combilishment of famige listings.

Continue Saids Bran Agentines Brandons

BAPCO will provide the listing appearance under the areas of Breaklishing Service, Billing and Repair is the Customer Guide Sestion of the White Pages for discounts where a courter operate. These presentant identity have no get your listing to appear and presentants for purchasing LEC specific pages.

Attachment C-3

Unbundled Products and Services and New Services

Service: Access to Numbers

Decempeter: For that period of time in which Bellifouth corves so Horis American

Numbering Flan administrator for the states in the Salifoush region, Salifoush will assist ALSCs applying for NIXX codes for their use in

providing least eachengs contact.

Statelel: All

Auto: No Charge

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Attrohogy C-4

Unburnied Products and Services and New Services

Service: 689 Balabase

Department: Provides for utilization of the Salibouth 660 Service Control Points for obtaining 660 Service routing information.

Delabase service is provided using a common nationality (40) feathers. The Buildreak national components using Point (in the provides of the corrier are the Burnise Swinning Point (607), the Common Chancel Supering Street Industry, the Signal Transfer Point (677), and the Sarvice Common Point (667).

Industry Point (677), and the Sarvice Common Point (667), and the Sarvice Streets (667), and the Sarv

ALECT WITH \$170 will be able to connect Greatly to Buildouth head or regional \$177 for extending SEO detailes regions between from Buildouth's SEO and will not be required to order 140 or 1100A.

Texturbul Option 3 Service. For the connection the ALECT may allow States Street, and the Second Sec

Statetet: AS

Rotes, Terms and Conditions:

In all chains, the SEO Database rates, turns and conditions will be replied in Sed forth in Sections SE, SE, SE and S11 of Sediment Telephone and sediments, Inc.'s Introducts Assess Service Toylor. Attentioned C-S

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Americans C-4

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Unbundled Products and Services and New Services

Service: Signaling

Description: Prevides for connection to and utilization of BollSouth's

Signaling System 7 network for both call setup and non-call

SAND PUTDOSSE.

State(s): AN

Res Connects	Monthly Rate	Recurring Rate	Non- Recurring	Applied Per
CCST Signating Commention - Provided & totality depter 60 (Specification) (mailly commenting a quaterners separating point of insprises in a LATA to a Statistical STP Each customer's commention requires other a plan or a qualit of separating commention.	\$1 55.60 ·		3100	8 Keerleen,
CCST Signating Tormination - Provides & Customer desirable point of interfers at the SollSouth STP for each of the exceptor's SST connectors.	\$365.60		•	STP Pulls
CCSF Signating Usage* - Appear to the President resources the Santania - Appearing resources for our solves and non-our solves. Purposes.		10 const 10 const	1	Call Set Up Mag TCAP Mag.
CCST Signating Lineau Bullinguist*	8386.00			56 Kaba facility

"Where signaling usage measurement and billing especially exists. CCST Signaling Usage sell be billed on a per message to Where measurement capability doze not exist. CCST Signaling Usage Surregate sell be billed on a per 50 Hope facility to

Unbundled Products and Services and New Services

Service: Operator Call Processing Access Service

Description: Provides Operator and Automated call handling. This includes

proceeding and verification of alternate billing information for collect, calling card, and billing to a third number. Operator Call Proceeding Access Service also provides customized call branding; dialing instructions; and other operator assistance

the customer may desire.

Rate Elements	State(e)	Monthly Recurring	Applied Per
Operator Provided Cell Hendling	A	\$1 17	Per Work Minute
Call Completten Access Termination Charge This charge will be applicable per call attempt and is in addition to the Operator Provided Call Handling charge listed above.	Alabama Florida Georgia Kentucky Louisdina Mississippi M Carolina S Carolina Tennassasa	\$0 06 \$0 06 \$0 06 \$0 06 \$0 06 \$0 06	Per Call Attempt Per Call Attempt
Fully Automated Call Hamiling Operator Services Transport Operator Services transport rates, terms and ca Telecommunication's, Inc.'s Intrestets Access S	As reditant are as layice Tariff		Per Assempt lesSouth

Unbundled Products and Services and New Services

Service: Directory Assistance Access Service (Number Services)

Description: See below

			Monthly
Rate Elements Proctory Abbietance Call	Opening service provided to an Access subscriber of BellSouth's	All State(s)	Rate 50.25
Completion Access Borrico	DA Access Serves		per call attemp
	Green a listed total name number at the request of an Access		
	Supercharts and year. SollSouth and provide or attempt to provide		
	from the DA Operator System, call completion to the number		
	All local and intraligits call complishion attempts are routed over an		
	interfell trurk facility directly to the terminating and office that serves		
	the designated number. An Automatic Message Account (AMA)		
	receing that includes conversation time, originating, terminating, and billing number details is made for each cell completion attempt. This		
	record is in addition to the record made for the DA transaction		
all Completten Access	This charge will be applicable per call alternat and is in	Alabama	\$0.06
Termination Charge	passion to the DACC Access Service charge listed above	Florida Georgia	\$0 06 \$0 06
		Kemucky	\$0.06
		Louisiens	\$0.06
		Massage	\$0 06 \$0 06
		N Carolina S Carolina	\$0.00
		Tennessee	\$0 12
Lumber Bervices Intestopt	Number Services Intercept Access raters calls from deconnected	M	50 25
Access Service	And the last of th		dreuk)
	A separate dedicated intercept trusts facility to the Humber Services	The Manne	
	bunded for interested colle is required. Standard truth signature is		
	THE RESIDENCE SERVICES OF SECURITIES IN LINEAR SERVICES SERVICES SERVICES		
	The religing number is provided to the colling party by a mechanised		
	Audio Assessment, The subspring Access customer must		
	provide the valence to the interrupt deleback to suspen the service		
Hostory Accidence	Robbs, torres and escapeons will be appear as not forth in ES 1 7 for		
Service Call	Georgia and an est forth in ES 5 3 for AL FL KY LA.ME.MC.SC.TH of		
krockery Transport	Remail terms and conditions sell to deplice as sell form in ES 1 7 for Compa and as all form in ES 5 3 for ALFLIXY, LAMB, NC. SC. TN of		
	Continue Telegraphy (Service Inc.) Increases Access Service Tent		
interespection	Rotto, terms and consistence will be applied as set forth in ES 1 7 for Gampa and as set forth in ES 5 3 for AL.PL.KV.LA.ME.NC.SC.YN of		
	Ballout Telescommunication's Inc.'s Intraction Access Service Tord		
Names Accidence	Research to the contract of the deplet at set forth in A38 1 of		
Countries Services	Strategy (Artellist Seption) are a Children protection and an a		
Names Access to IIA Barries	Agen, come and conditions will be applied as set forth in Society 9 3 Settlemen Telepromunication's, Inc.'s Interests Access Service Ten	of	

Asserbment C-10

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Unbundled Products and Services and New Services

Service: Controlland Massage Distribution System - Hasting (CMDS-Hosting)

Description: CNDS-Hooting to the Belleore administered national system used to exchange Exchange Message Record (EMR) formatted message data among heat companies.

> All introLATA and total messages originated and billed in the Bettleuth Region involving Bettleuth CMDB heeted companies will be precessed through the Non-Bent Paid Report System described in Attachment C-12 fellowing.

	Manage Distriction is reading described on and indescribed and	
Date Transmission	The days is quited on a per names back.	80.00

Unbundled Products and Services and New Service

Service: Non-Sent Paid Report System (NSPRS)

Description: NSPRS includes: 1) a mechanised report system that provides to the BellSouth CMDS hosted compenies within the BellSouth Region Information regarding Non-Sont Pold message and revenue occurring on calls originated and and billed within the BellSouth region; 2) distribution of Balloore produced Credit Card and Third Number System (CATS) reports and administration of associated elements; 3) distribution of Ballcore produced non-conforminous CATS reports and administration of associated settlements.

		 - 44
2000	- 7	W107
Stat		

Can Commit	Billing and Collections For Retained by Billing Co.	Applied
ISPRS - Introducto FL and NC	\$0 000	message
NSPRS - intrestate all other BallBouth states	80 06	message
NSPRS - CATS	\$0.08	message
NSPRS - non-consymmous	80 16	тородо

Attachment D

Contract Provisions for RAO Hosting and NSPRS

SECTION 1 SCOPE OF AGREEMENT

101 This Agreement shall apply to the services of Revenue Accounting Office (RAO)
Hosting and the Non-Sent Paul Report System (NSPRS) as provided by BellSouth to
the ALEC. The terms and conditions for the provisions of these services are outlined
in the Exhibits to this Agreement.

SECTION 2 DEFINITIONS

- 2 01 A Controlland Message Distribution System is the BellCore administered national system, based in Kansas City, Missouri, used to exchange Exchange Message Record (EMR) formatted data among host companies
 - B. Compensation is the amount of money due from BellSouth to the ALEC or from the ALEC to BellSouth for services and/or facilities provided under this Agreement.
 - C. Exchange Message Record is the nationally administered standard formet for the exchange of data among Exchange Carriers within the telecommunications industry.
 - D Intercompany Sattlements (ICS) is the revenue associated with charges billed by a company other than the company in whose service area such charges were incurred. ICS on a national level includes third number and credit card calls. ICS within the BellSouth region includes third number, credit card and collect calls.
 - E Message Distribution is rousing determination and subsequent delivery of message data from one company to another. Also included is the interface function with CMDS, where appropriate.
 - F Non-Seat Poid Report System (NSPRS) is the system that calculates ICS amounts due from one company to another in the state of Florida.
 - G. Revenue Accounting Office (RAO) Steam Company is a local exchange company/alternate local exchange company that has been assigned a unique RAO code. Message data exchanged among RAO status companies is grouped (i.e. packed) according to From/To/Bill RAO combinations.

SECTION) RESPONSIBILITIES OF THE PARTIES

- 3 01 RAO Hosting and NSPRS services provided to the ALEC by BellSouth will be in accordance with the methods and practices regularly adopted and applied by BellSouth to its own operations during the term of this Agreement, including such revisions as may be made from time to time by BellSouth.
- 3 02 The ALEC shall furnish all relevant information required by BellSouth for the provision of RAO Hosting and NSPRS.

SECTION 4 COMPENSATION ARRANGEMENTS

4.01 Applicable compensation amounts will be billed by BellSouth to the ALEC on a monthly basis in arrears. Amounts due from one party to the other (excluding adjustments) are psyable within thirty (30) days of receipt of the billing statement.

SECTION 5. ASSOCIATED EXHIBITS

5 01	Listed	balow are	the	exhibits	associated	with	this !	Agreement.
------	--------	-----------	-----	----------	------------	------	--------	------------

Exhibit A Message Distribution Service (RAO Hosting)
Exhibit B Intercompany Settlements (NSPRS)

5 02 From time to time by written agreement of the parties, new Exhibits may be substituted for the attached Exhibits, superseding and canceling the Exhibits then in effect.

SECTION 6 TERM OF AGREEMENT

6 01 This agreement terminated, wi either party to written agrees	n is affective	and will continue in force untity (30) days prior notice in writing from say be amended from time to time u	
Executed this	toy of		
WITNESS:	THE ALEC		
		(tide)	
WITNESS.	BELLSOU	TH TELECOMMUNICATIONS, IN	iC

(vide)

Exhibit A

SECTION 1 SCOPE OF EXHIBIT

- 1 01 This exhibit specifies the terms and conditions, including compensation, under which BellSouth shall provide message distribution service to the ALEC. As described herein, message distribution service includes the following:
 - Message Forwarding to intraregion LEC/ALEC function of receiving an ALEC message and forwarding the message to another LEC/ALEC in the BellSouth region.
 - Message Forwarding to CMDS function of receiving an ALEC message and forwarding that message on the CMDS
 - Message Forwarding from CMDS function of receiving a message from CMDS and forwarding that message to the ALEC.

SECTION 2 RESPONSIBILITIES OF THE PARTIES

- 2.01 An ALEC that is CNEDS hosted by BellSouth must have its own unique RAO code.
 Requests for establishment of RAO states where BellSouth is the selected CMDS interfacing host, require written notification from the ALEC to BellSouth at least six (6) weeks prior to the proposed effective date. The proposed effective date will be mutually agreed upon between the parties with consideration given to time necessary for the completion of required BellCore functions. BellSouth will request the assignment of an RAO code from its connecting contractor, currently BellCore, on behalf of the ALEC and will coordinate all associated conversion activities
- 2.02 BellSouth will receive messages from the ALEC that are to be processed by BellSouth, another LEC/ALEC in the BellSouth region or a LEC outside the BellSouth region.
- 2 03 BellSouth will perform invoice sequence checking, standard EMR format editing and balancing of message data with the EMR trailer record counts on all data received from the ALEC.
- 2.04 All data received from the ALEC that is to be processed or billed by another LEC/ALEC within the BellSouth region will be distributed to that LEC/ALEC in accordance with the agreement(s) which may be in effect between BellSouth and the involved LEC/ALEC.
- 2.05 All data received from the ALEC that is to be placed on the CMDS network for distribution outside the BellSouth region will be handled in accordance with the agreement(s) which may be in effect between BellSouth and its connecting contractor (currently BellCore).
- 2.06 BellSouth will receive messages from the CMDS network that are destaned to be processed by the ALEC and will forward them to the ALEC on a daily basis

- 2 07 Transmission of message data between BellSouth and the ALEC will be via electronic data transmission.
- 2.08 All messages and released data exchanged between BellSouth and the ALEC will be formatted in accordance with accepted industry standards for EMR formatted records and packed between appropriate EMR header and trailer records, also in accordance with accepted industry standards.
- 2.09 The ALEC will ensure that the recorded message detail necessary to recreate files provided to BellSouth will be maintained for back-up purposes for a period of three (3) calendar months beyond the related message dates.
- 2.10 Should it become necessary for the ALEC to send data to BellSouth more than sixty (60) days past the message date(s), that ALEC will notify BellSouth in advance of the transmission of the data. If there will be impacts outside the BellSouth region, BellSouth will work with its connecting contractor and the ALEC to notify all affected parties.
- In the event that data to be exchanged between the two perties should become lost or destroyed, both perties will work together to determine the source of the problem. Once the cause of the problem has been jointly determined and the responsible party (BellSouth or the ALEC) identified and agreed to, the company responsible for creating the data (BellSouth or the ALEC) will make every affort to have the affected data restored and retransmitted. If the data cannot be retrieved, the responsible party will be liable to the other party for any resulting lost revenue. Lost revenue may be a combination or revenues that could not be billed to the end users and associated access revenues. Both parties will work together to estimate the revenue amount based upon lustorical data through a method mutually agreed upon. The resulting estimated revenue loss will be paid by the responsible party to the other party within three (3) calendar months of the date of problem resolution, or as mutually agreed upon by the parties.
- 2 12 Should an error be detected by the EMR format edits performed by BellSouth on data received from the ALEC, the entire pack containing the affected data will not be processed by BellSouth. BellSouth will notify the ALEC of the error condition. The ALEC will correct the error(s) and will recent the entire pack to BellSouth for processing. In the event that an out-of-sequence condition occurs on subsequent packs, the ALEC will recent these packs to BellSouth after the pack containing the error has been automately reprocessed by BellSouth.
- 2 13 In association with message distribution service, BellSouth will provide the ALEC with associated intercompany settlements reports (national and regional) as appropriate
- 2.14 In no case shall either party be liable to the other for any direct or consequential damages incurred as a result of the obligations set out in this agreement.

SECTION 3. COMPENSATION

3 01 For message distribution service provided by BellSouth for the ALEC, BellSouth shall receive the following as compensation:

Rese Per Message \$0 004

3 02 For data transmission associated with message distribution service, BellSouth shall receive the following as compensation:

Rate Per Message \$0.001

- Data circuits (private line or dial-up) will be required between BellSouth and the ALEC for the purpose of data transmission. Where a dedicated line is required, the ALEC will be responsible for ordering the circuit, overseeing its installation and coordinating the installation with BellSouth. The ALEC will also be responsible for any charges associated with this line. Equipment required on the BellSouth end to attach the line to the maintrame computer and to transmit successfully ongoing will be negotiated on a case by 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 the ALEC. Additionally, all message toll charges associated with the use of the dial circuit by the ALEC will be the responsibility of the ALEC. Associated equipment on the BellSouth and, including a moden, will be negotiated on a case by case basis between the parties.
- 3 04 All equipment, including moderns and software, that is required on the ALEC and for the purpose of data transmission will be the responsibility of the ALEC

Exhibit B

SECTION 1 SCOPE OF EXCHANT

1 01 This Exhibit specifies the terms and conditions, including compensation, under which Bell South and the ALEC will compensate each other for intercompany Settlements (ICS) messages

SECTION 2. RESPONSIBILITIES OF THE PARTIES

- 2.01 BellSouth will remit to the ALEC the revenue, less a billing charge, for intraLATA ICS messages, Local ICS messages, and charges for other services when related messages and/or services are provided by the ALEC and billed to:
 - 1) a BeltSouth customer.
 - another company within the BellSouth region (excluding Florida) associated with the exchange of message data with BellSouth (excluding CIID and 891 messages).
 - 3) another company within the conterminous United States that utilizes CMDS directly or indirectly and settles with BellSouth directly or indirectly through the Credit Card and Third Number Settlement System (CATS) administered by BellCore.
 - 4) another company utilizing the non-conterminous RAO codes associated with AT&T's Transport and Tracking Intercompany System settlements with BellSouth.
- 2 02 These other services include, but are not limited to:
 - Maritime Mobile Radiotelephone Services radio link charges as set forth in the FCC's Maritime Mobile Radiotelephone Services tariff.
 - Aviation Radiotelephone Service radio link charges as set forth in the FCC's Aviation Radiotelephone Service tariff.
 - Public Land Mobile Radioselephone Transient-Unit Non-Toll Service changes as approved by the authorized state regulatory commission (or municipal regulatory authority).
 - 4) Non-Toll Service Charges billed to a calling card or to a third number as filed with and approved by the authorized state regulatory commission (or municipal regulatory authority).
 - Duractory Assistance Cell Charges to a calling card or to a third number as approved by the authorized regulatory commission.

- 2.03 The ALEC will bill, collect and remit to BellSouth the charges for intraLATA and/or local ICS messages and other services as described above where such messages and/or services are provided by:
 - 1) BellSouth
 - another company within the BellSouth region (excluding Florida) associated with the exchange of message data with BellSouth (excluding CIID and 891 messages),
 - another company within the conterminous United States that utilizes CMDS directly or indirectly and settles with BellSouth directly or indirectly through the Credit Card and Third Number Settlement System (CATS)
- 2 04 For ICS revenues involving the ALEC and other non-BellSouth LECs/ALECs within the state, BellSouth will provide the ALEC with monthly reports summarizing the ICS revenues for messages that originated with the ALEC and were billed by each of the other Floride LECs/ALECs and those messages that originated with each of the other Floride LECs/ALECs and were billed by the ALEC

SECTION 3. COMPENSATION

3.01 The following compensation shall be retained by the billing company for the billing of ICS messages and services:

1)	Calls originated and billed in Plorida or originated and billed in North Carolina	So. Odda So. Odda
	Calls originated in any of the states within BellSouth region and billed in that same state	\$0.05
2)	Calle originated in a state within BellSouth's region and billed in another state or originated in another state within BellSouth's region	\$0.05
3)	Calls originated in a state within BellSouth's region and billed outside the conterminent United States	90 16

Unbundled Products and Services and New Services

Service: Virgual Collegation

Description: Virtual Expanded Interconnection Service (VEIS) provides for

location interconnection in collector-provided/BellSouth leased fiber optic facilities to BellSouth's switzhed and agostol access convices, and local interconnection featilities.

Rates, Terms and Conditions:

State(s): All except Ploride: In all states except Floride, the rates, terms and

conditions will be applied as set forth in Section 20 of BollSouth Telecommunication's, Inc. Interestes Access Service Teriff, PCC No. 1.

In the state of Florids, the roles, terms and Seeto: Florido

conditions will be applied as oot forth in Section (25) of Golfauth Telecommunication's, Inc. Importate Access Service Tariff.

Service: Physical Collegetton

Description: Per PCC - (19/19/82 PCC Order, pere 36)
Physical Collegation is entereby "the interconnection party pays for LDC control either apace in which to locate the equipment recessary to terminate its transmission links, and has physical econes to the LDC control either to install, maintain,

and repair this equipment."

State(a): All

Rates, Terms and Conditions: To be negotiated

BellSouth Telecommunications Negotiations Handbook for

Collocation

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Prefece

This handbook describes BellSouth's Collocation offerings and contains general guidelines for ordering, provisioning and maintenance of these offerings. By design, this document does not contain detailed descriptions of network interface qualities, network capabilities, local interconnection or product service offerings. This document does not represent a binding agreement in whole or in part between BellSouth and subscribers of BellSouth's Collection services.

Based on the nature of your business, you will find a list of contacts included for your convenience in discussing the above name.

Introduction

BeilSouth offers Virtual Expanded Interconnection from the FCC #1 tanff and from the Florida State Access E tanff. In addition, BellSouth will regotiate Physical Collocation on a first come. first serve basis, depending on space availability

Service Description

Virtual Expended Inserconnection Service (VEIS)

VEIS is a tariffed offering which provides for the placement of collector-owned facilities and equipment in BellSouth Central Offices and the interconnection of this equipment to BellSouth Switched and Special Access Services. Equipment that is part of a VEIS arrangment is most commonly located in the BST equipment line-up.

With VEIS, the collector places fiber optic cable outside the central office to a designated interconnection point, such as a manhole. The collector will provide the entrance fiber between a the interconnection point and the collection equipment arrangement inside the central office, cabling from the arrangement to the BST cross-connect point, and cabling from the arrangement to the BST provided power source. BuilSouth will lease the entrance fiber, cabling and equipment placed by the collector for the nominal fite of one dollar.

Alarming and monitoring of the collected equipment is the responsibility of the collector. BellSouth will perform all mausenance and repair on collector equipment once notified by the collector that such work is necessary. For additional information regarding BellSouth's Virtual Expanded Interconnection Service, please reference Section 20 of BellSouth's FCC #1 tariff or section 20 of BellSouth's Florida Dedicated Access Tariff.

Physical Colleggies .

By definition, Physical Collection goes beyond the arrangement described above. Physical Collocation office space for either Expended Interconnection (EIS) or for Service Interconnection (SI). Expended Interconnection is the placement of private entrance facilities and equipment owned by third parties, interconnected to BellSouth's tariffed services. Service Interconnected to BellSouth tariffed services, interconnected to BellSouth tariff services, without private entrance facilities.

Unlike VEIS, the equipment placed as part of a Physical Collocation arrangement will be placed in floor space separated from BST equipment by common fire wall protection and will be fully owned, maintained, and repaired by the collocator or their approved agent. The equipment compliment may include transmission equipment, switching equipment, routers. PCs and moderns

Service Descriptions

Physical Collection (cost.)

As with VEIS, all equipment placed as part of a collocation arrangement must be installed by a Bell South certified vendor and must most NEBS standards. A steel gauge cage may be purchased from BellSouth to house the equipment arrangement at the request of the collocator for an additional fee

Rate Components

The rate element components of Virtual Collocation are contained in BellSouth's FCC #1 tariff. Section 20 and in the Florida Dedicated Services taniff, Section 20 Physical collocation offers a menu-style ordering provision so you may select only the isome required for your individual arrangement(s) Some components are required for all arrangements and will be marked by an (R) next to the nem in the descriptions following.

Application for (R)

The application for is required for all collocators to cover the engineering and administrative expense associated with your application inquiry. This fee is a one time charge per request, per C O for each new VEIS / EIS / IS service request. No application for is required for updates. amendments or supplements to service requests in progress. A subsequent request by the same customer in the same C O will be treased as "new" if the initial VEIS / EIS / IS request has completed and it in service. The Application fee must be peed upon submission of an application to indicate a bone fide request.

Floor Seses (R)

ponent covers the aquare feetage for the equipment rack(s) and POT bey for your not plus a factor of 25% when no cage is present, or will include the enclosure square This com footage when a eage is utilized. When a cage is not requested, square footage will be calculated based on the shadow print of your equipment racks and POT boy times the factor of 1 25 to compensate for maintenance wells-around space for your equipment. If you require administrative space for your arrangement, i.e. a deak or terminal stand, you will be required to purchase a cage enclosure

The floor space charge also covers lighting, heat, air conditioning, ventilation and other allocated expenses associated with the central office building and will commence billing the day the allocated space is turned over to the collocator for occupancy. The floor space element does not include the amperage required to power the collocated equipment

Rate Components (cont)

Course (R)

The amps required to power the collocated equipment will be charged per ampere based on equipment manufacturers specifications for maintaining power requirement.

Cross-connect (R)

This elements provides the one-for-one interconnection to BellSouth's tanified Switched and Special Access service offerings (i.e. DS0, DS1 or DS3 services) or Unbundled service elements (voice grade 2-wire or 4-wire unbundled loop, port). It is a flat rate, non-distance sensitive charge and will be applied on a per circuit order basis.

Cable Installation

The cable installation charge applies only to collocators who provide private entrance facilities to their collocated equipment. This is a one time (non-recurring) charge per cable, per installation to arrange the punch through to the manhole, pull fiber cable length from the serving manhole to the Central Office cable vault, perform splicing to collocator provided fire retardent riser, and pull..., cable length through cable support seructure to the collocation arrangement location.

Cable Suspen Sensenet

The component covers the use and maintenance of the Central Office duct, near and overhead racking structure when the collocator has elected to provide private entrance to their equipment. This is a nominal monthly recurring charge.

Souce Properation for

This one time for per arrangement, per location covers the survey, engineering, design, and building modifications for the chared physical collection area within a central office. BellSouth will pre rate the total space proportion costs among all collections at that location based on the number of square florings requested. This charge may vary dependent on the location and the type of arrangement requested. The Space preparation charge is psyable in full before cage construction or equipment installation begins

Space construction for

This element applies to physical collection arrangements only and will vary based on the type of arrangement requested. The fire covers the materials and installation of optional steel gauge caging, C.O. grounding, flourescent Lighting, floor treatment, power outlet, entension of environmental alarms and other incremental materials cost charged on a per square foot basis.

Rate Components (cont)

POT beer

BellSouth requires the use of a Point of Termination Bey (POT bey) for demarcation with physical collocation. The collocator may elect to provide their own POT bey, or may purchase the functionality from BellSouth on a per cross-connect basis for an additional incremental charge.

Security Escor (R)

A security escort will be required for all equipment inspections under VEIS and for maintenance, repair or provisioning visits by a collocator or their agent under physical collocation for some central offices based on office configuration. The charge is based on half hour increments

Additional Engineering

This charge may apply for modifications to an application in progress which results in architectural, design or originating changes. The charge may also apply to incondental engineering and design for physical collection space when a full space construction charge does not apply.

Administrative conscions

Collocators who request administrative reports will be assessed a report file on a per occurrence basis

General Terms and Conditions

Application for second

The application for collocation is a two-phased process consisting of an Application Inquiry and a Firm Order. To obtain a copy of BellSouth's application form, see page 10 of this document. Prior to negotiations for equipment placement, the inquiry document must be submitted for review and planning by the Central Office equipment engineers, space planners and facility planners. Based on the feedback from these sources. BellSouth will respond to the application in writing.

Following the collocator's review of BellSouth's response, a Firm Order may be submitted for each location for which the collocator wishes to proceed. The Firm Order may be submitted on the same form used during the Inquiry phase, provided all inscessory revisions are clearly marked to indicated the applicates dualized plans. A detailed equipment drawing must accompany the Firm Order Request. The application for referenced in the provious section must also accompany each application as indication of a bone fide request.

Assessment of more

BellSouth will seeign space for collectation based on space availability and on a first come, first serve base. For physical collectation, a customer may opt for a cage exclosure which will be offered as a 100 square foot minimum based on space availability within the area designated for physical collectation.

A collocator requesting more than a 100 square foot cage module will be offered contiguous space where available. Where contiguous space is unavailable, the collocator may elect the construction of two separate enclosures and may instruction as arrangements one to another

If BellSouth determines there is insufficient space within a central office to accommodate physical collocation. BellSouth will provide Virtual Expanded Interconnection in accordance with emitting regulatory requirements.

Occupancy of steet

The collocator must commence equipment installation within 190 days from the date space is made available by BellSouth or forfest the right to use the space

Pricing structure

Bell South offers a pricing plan which meets the specifications of the 1996 Legislative Act. The plan features zone and location based pricing some recurring elements and offers the optional purchase of a caged enclosure.

. 1

General Terms and Conditions (cont.)

Equipment installation

The collocator must select an equipment installation vendor who has achieved BellSouth Certified Vendor status to perform all engineering and installation work associated with the equipment collocation arrangement. This ensures BellSouth's standards for safety and quality will be met A list of certified vendors is contained in the Appendix of this document.

The Certified Vendor is responsible for installing the collocation equipment and components running power feed(s) to the BellSouth BDFB, performing operational tests after the equipment installation is completed, and notifying the local BellSouth Equipment Engineer and the Collocator upon successful completion of the installation and acceptance testing. Arrangements must be made such that the Collocator is billed directly by the Certified Vendor for activities associated with the arrangement installation.

Alacm and moneones

The collocator is responsible for the placement and monitoring of their own remote environmental and equipment alarms. BellSouth will place environmental alarms in collocation areas for its own use and protection. Upon request, BellSouth will provide remote monitoring circuits at the taniffrate for the service requested.

Capactions

BeilSouth will conduct an inspection of the collocator's equipment and facilities between the time of the initial turn-over of the space and the activation of cross-connect elements. Subsequent inspections may occur with equipment additions or on a predestrumed inservel beas. For such inspections, BellSouth will provide a minimum of 48 hours advance notification. BellSouth reserves the right to conduct inspections without prior notification to ensure compliance to the terms and conditions of the tariff or agreement. Collocator personnel have the right to be present for inspections.

A collocator may inspect their virtual collocation arrangement upon completion of the arrangement installation. A security occur will be required. Any additional inspections must be coordinated with BellSouth and will also require a security occur.

Commencement Date

The date which the collocator and BellSouth jointly certify the interconnector's equipment is operational will be the commencement date

General Terms and Conditions (cont.)

Insurance

BellSouth will require \$25 million in comprehensive general liability insurance and workers compensation coverage employers liability coverage with limits not less than \$100,000 each accident, \$100,00 each employee by disease. \$500,000 policy limit by disease. BellSouth will review requests for self-insurance on a case by case basis. BellSouth may not consent to an interconnector's assumption of the entire \$25 million of liability in lieu of general coverage.

Insurance coverage must be in effect on or before the date of occupancy (equipment delivery) and must remain in effect until departure of all collocator personnel and property from the central office.

Ordenne Interconnected service

A collocator may interconnect to special and swetched access services from BellSouth's FCC #1 at the DS3, DS1 and equivalent DS0 cross-connect level. Interconnection is also available to Unbundled loops and ports from the State Access E tanif / State Dedicated Services E tanif for certified ALECs only. Please ask your BellSouth contact for state specific information.

Services to be interconnected to a collection arrangement must be submitted on Access Service Request (ASR) forms using industry standards and code sets for accurate and complete requests For information regarding the ASR ordering process and field definitions, please reference the Access Service Ordering Guide, BellCore's Special Reports SR STS-471001 and 471004

Assessment of facilities

When a customer orders a service which interfaces at an end customer location at the same level as the cross-contest purchased, BeltSouth will assign facilities within its network and provide the interconnection information on the Design Layout Record (DLR). When a customer orders cross-connects at a higher interface level than the service purchased for the end customer, the ordering customer must provide BeltSouth with the circuit facility assignment.

Labelier

The collocator is responsible and accountable for the actions of their employees and their agents. The collocator will be required to pay liquidated damages to BST for damage to BST property, equipment or facilities as a result of the actions or behaviors of either the collocator employees or their agents.

General Terms and Conditions (cont.)

Access to Ball South Control Offices

Only BellSouth employees. BellSouth certified vendors. Collocator employees and their authorized agents are permitted in BellSouth Central office buildings. All collocators are required to provide their employees and authorized agents a picture identification. This identification must have the employee name and company name clearly pristed and must be visible at all times while the individual is inside a BellSouth facility. Manned offices will afford 24 hour, 7 day per week access without prior arrangements. Unmanned offices may require prior arrangement for the dispatch of a BellSouth employee or security escort for building access.

Recovery of extragous expenses

Should BellSouth discover, upon beginning construction for physical collection space, that unexpected major removation or upgrade will be required to one of the following in order to facilitate physical collection. BST will share the costs of these expenses among collections based on the number of square florage being requested: ground plane addition, asbestos abasement, mechanical upgrade, major BEVAC upgrade, separate agrees, ADA compliance

Consilerion of a request in growing

If a collocator cancels an in-progress firm order request, the collocator will be responsible for reimbursing BST for expenses incurred to date. If the collocator has prepaid all or a portion of the non-recurring fees. BellSouth will reduce the amount not expended as of the date of the cancellation.

Conversion of Virtual to Physical Collection

Collocators who have existing VEIS arrangements may conven these arrangements to physical collocation provided the same and conditions for physical collocation are met. The collocator will be responsible for the payment of BallSouth fees associated with physical collocation, rearrangement of existing services and vendor costs for the relocation of equipment.

Special Reports

BellSouth will negotiate with requesting parties in the development of administrative reports, based on the availability of the data being requested. A fee structure will be based on the complexity of the request and resources required to produce the report(s)

Negotiation Contacts

For ALEC initial contact:

Contact Name Bob Scheye Telephone 404 420-8327

For all IXC, CAP, and subsequent ALEC contacts:

Contact Name	Takehote	East Number	Eas.Number
Ruch Dender	205 977-5966	1-800-729-1371	205 977-0037
Nancy Nalson *	205 977-1136	1-800-729-1380	205 977-0037

^{*}Collocation Coordination Center Manager

For * BBS End User Customers * Third Party Agents * Solutions Providers

General information

Contact Name Tony Saberre

<u>Talephone</u> 205 985-6195 205 985-1900

Or contact your account representative

To obtain a come of Bulliamb's Analication / Inquiry document:

Contact: N

Nancy Noison (205) 977-1136 Room E4E1 South 3535 Colomode Drive Birminghom, Aleboma

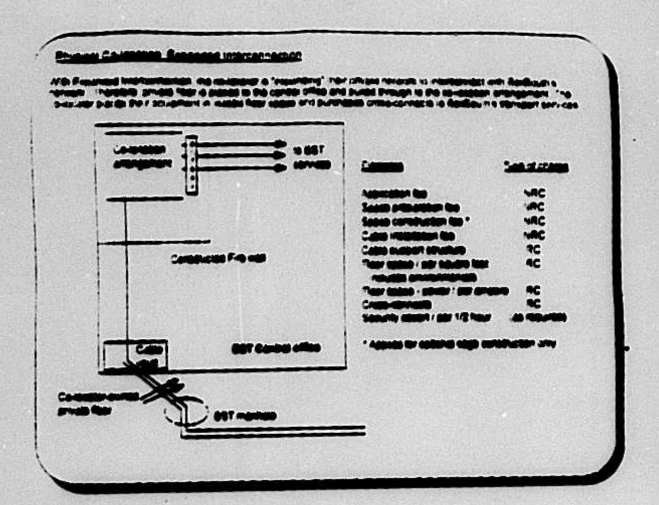
Physical Collection Bottleuth Cortifled Vender List For Engineering and Enstallation of Collection Arrangements

Comment Name	Connect Name	Introduce.
ADC Communications	Ken Rooves	800 223-9773
	Doug Guidry	318 684-2860
Alcatel	Ed Bostwingte FL	404 270-8335
	Alex Baber FL	800 869-4869
E F & I Services Co	Reed Tillie	904 355-7930
Lucent Technologies, Inc.	Jerry Jones KY	502 429-1346
	Make Harrington MS	601 544-7530
	George Ferguson MS	601 949-8275
	James McGerny GA	404 573-4120
	Janes Hallford GA	404 573-6945
	Charlette office NC	704 596-0092
	Charlotte office NC	704 598-0750
	Other areas NC	910 299-0326
	Adnes Dye SC	903 926-5213
	Alabama office AL	205 265-1291
Mintel	Richard Books	800 875-6468
		404 923-0304
North Supply /	Terry Fowler	900 755-0565
DA TEL FiberNet, Inc.	Doug Sylans	205 942-4411
Quality Telecommunications, for.	Jerry Miller	770 953-1410
Rapid Response Communications	Ted Pellaux	615 546-2886
	Kan Koonts	704 535-7607
Six 'R' Communications, Inc. (NC and SC only)	Dick Philips	704 289-5522
7 10 7 - 1 C	Karl Bush KY	606 275-7505
Tele-Tech Company	Bob Burch	606 275-7502
W E Tech. Inc	Was Evans	305 587-6996

BellSouth Physical Collection Control Office Ecomptions (through September 1994)*

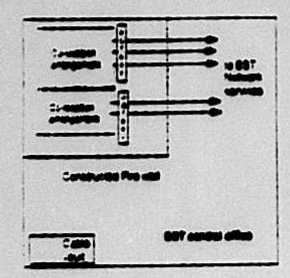
Sees		Count Office	टाम
Alabama	Birmingham	Five Points South	BRHMALES
		Main and Toll	BRHMALMT
		Riverchase	BRHMALRC
	Humpville	Redstone Artensi	HNVLALMA
Flonds	Chipley	Jackson	CHPLFLIA
	Geineeville	Main	GSVLFLMA
	Jacksonville	Mandaria Avenues	MONDRELAV
		San Jose	ICVLFLSI
		South Point (IT Butler)	KVUTLIT
	Jugiter	Main	PTRILINA
	Lake Mary	Main (Heathrow)	LICHTLINA
	Lyan Hoven	Ohio Avenue	LYNDOLON
	North Dade	Golden Gledes	NDADFLOG-
	Penascols	Forry Pase	PNSCFLFP
	West Palm Beach	Gerdene	WPSHIFLGR
		Royal Palm	WPSHELRP
Georgia	Averal	Main	ASTLGAMA
	Tucker	Main	TUKRGAMA
Kentucky	Louisville	Armory Place	LSVLKYAP
		Berdstown Road	LSVLKYBR
		Westport Road	LSVLKYWE
	Padasah	Maia	PDCHKYMA
North Carolina	Charlotte	Raid Road	CHRLNCRE
		Research Drive (Univ)	CHOLINCUN
	Greensboro	Airport	GNBONCAP
	Pembroko	Control	PMBRNCCE
South Carolina	Columbia	Senate Street	CLMASCSN
	Greenville	Woodruff Reed	GNVLSCWR
Tennessee	Monahis	Main	MOMPHENMA
		Midtown	MACHINAT
		Southeids	MOMPHENSE

^{*} Bell South ceased qualifying C O 's September 1994 due to elimination of physical offering



Environ Sanda Interpretation arendement

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Rates for Negotiated Interconnection

Rate Clement	Application Description	Type of charge	Rote
Application Fee	Applies per arrangement per location	Non recurring	\$ 3 848 30
Space Preparation Fee	Applies for survey and design of space, covers shared building modification costs	Non recurring	ICB *(1) Will not be less than \$1.788 00
Space Construction Fee	Covers materials and construction of optional cage in 100 square foot increments	Non recurring	\$ 29,744 00 *(2)
Cable Installation Fee	Applies per entrance cable	Non recurring	\$ 4.650 00
Floor Space	Per square foot, for Zone A and Zone B offices respectively	Monthly Recurring	59 31 / 58 36 ° (3)
Power	Per ampore based on manufacturer's specifications	Monthly Recurring	\$ 5 14 per ampere
Cable Support Structure	Applies per entrance cable	Monthly Recurring	\$13 35 per cable
POT bay	Optional Point of Termination bey; race is per DS1 / DS3 cross-council respectively	Monthly Recurring	\$1 20 / \$5 00 *(4)
Cross-connects	Per DS1 / DS3 respectively	Monthly Recurring	5 9 28 / 5 72 48
Security escent	First and additional half hour increments, per tartif rate in Basic time (B), Overtime (O) and Premium time (P)	As required This is a tariffed charge	\$41 00 / \$25 00 B \$48 00 / \$30 00 C \$55 00 / \$35 00 P

Note 1 Will be determined at the time of the application based on building and space modification requirements for shared space at the requested C O

Note 2 Applies only to collocators who wish to purchase a steel-gauge cage enclosure

Note 3 See attached list for zone A offices as of May 1996 This list will be amended monthly

Note 4 Applies when collocator does not supply their own POT bay

		nth Zone A Offices		
	CITY	OFFICE	CLLI / ST	
4	Bernejan	Main & Toll	BRIDALMA	
	Montgomery	Main & Toll	MTGMALMT	
(TeVs)	Mobile	Atoles	MOBLALAZ	
FL	Boca Raton	Bota Teeta	BCRTFLBT	CUITS!
	Fort Lauderdale	Main Rollef	FTLDFLMR	
		Сургам	PTLDFLCY	
		Plantabox	PTLDFLPL	
	Jacksonville Beach		JCBHPLMA	
	Jacksonville	Artington	ICVLIPLAR	
		Beachwood	ICVLILIN	
		Clay Street	KVLFLCL	
		Southpout	KVUILIT	EX
		One of the last of	KVLFLNO	
		Normandy Reversido	KVLFLRV	
		the same of the sa	ICVLILSI	EX
		San Joan	ICVLILIM	
		San Marco	JCVLJLWC	
		Westconnex	MONDRELAV	EY
		Mandaria Avenues	MONTLLO	
		Mandaria Lorento	LIDEFLMA	24
	Lake Mary	Lake Mary	THE R. P. LEWIS CO., LANSING, S. L., LANSING,	EA
	Miami	Grande	MANUELOR	
		Palmetto	MANUTUR	
		Albanhra		Selforni
		Beyshore	MIAMPLBA	
		Metro	MANFLME	
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15350	Orlando	Magnolis	ORLDFLMA	
		Asales Park	ORLDYLAN	
		Sand Lake	ORLDVLSL	
	son from the second second	Pinecastle	ORLDFLFC	HE CAN
		Pinehille	ORLDFLPH	
	West Palm Beach	Annex (Main Annex)	WPOISTAN	

	CITY	OFFICE	CLLL / STATUS
GA	Athens	Athens	ATHNIGAMA
	Atlenta	Countland St	ATLNGACS
	AND AND THE PARTY OF THE PARTY	Peachtree PI	ATLNGAPP
		Buckheed	ATLNGABU
		East Point	ATLNGAEP
		Toco Hills	ATLNGATH
		Sandy Springs	ATLNGASS
	Libura	Libun	LLBNGAMA
	Saryttel	Power Ferry	SMYRGAPF
		Sayme Main	SMYRGAMA
31121	Tucker	Tucker Mess	TUKRGAMA EX
OF SUIT	Roswell	Roswell Mass	RSWLGAMA
	Norcross	Norcross Main	NRCRGAMA
	Manetta	Manetta Mass	MERTGAMA
	Duawoody	Dunwoody Main	DNWDGAMA
SZER	Alpharetta	Alpharens Main	ALPROAMA
	Columbus	Columbus Main	CLMBGAMT
KY	Louisville	Armery Place	LSVLKYAP EX
		Weepon Rd	LSVLKYWE EX
10000000		Beschmont	LSVLKYBE
	Who share who have	Berdmown Road	LSVLKYBA EX
		Fern Creatk	LSVLKYFC
Merch VI		/Town	LSVLKYJT
ACCURATE STATE OF THE PARTY OF		Mashows	LSVLKYSM
		Third Street	LSVLKYTS
LA	New Orleans	Mais	NWORLAMA
	Seton Rouge	Main	BTRGLAMA
MS	Menischurg	Hattieeburg Main	HTBGMSMA
	Jackson	Cap Pearl	JCSNMSCP
Na unit	Vicksburg	Visksburg	VCBGMSMA
×c	Cary	Central	NARYNCCE
	Chapel Hill	Rosemery	CPHENCRO
	Charlotte	Caldwell	CHOLINCCA
SHOWING.		South Boulevard	CHELNESO

TAIL	Charlotte (cost.)	OFFICE	CILL STATUS
	Charlotte (coat)		CHELINCOR
		Ermn	CHRLINCER
FI Symps		Lake Point	CHRLINCLP
		Red	CHRLINCRE EX
		Sharon Amery	CHREENCSH
		University	CHOLINCUN EX
3 3 3	Greensboro	Eugene St	GNBONCEU
	Rateigh	Morgan	REGIENCIMO
		New Hope	REGIENCHO
	Saliabuty	No.	SLBRNCMA
D.VALE	Winten Salam	Fifth Street	WNSLNCFI
	Ashville	O'Henry	AHVLNCOH
ic	Charleston	Del & Toll	CHINSCOT
	Columbia	Seems St	CLMASCSN EX
		As. Andrews	CLMASCSA
	Greatville	DAT	GNVLSCDT
		Woodruff Road	GNVLSCWR EX
	Sparrenburg	Main	SPECICINA
N	Kasevill	Main	IOVETNIKA
	Momphis	Berten	MOCHTNBA
		Chickney	MOUNT
		Surles!	MOGHTNEL
		Commentows	MODITINGT
		Mais	MOCHETONA EX
La de la constante de la const		Oslaville	MONTHON
		Southland	MONTHINSL
	Neshville	Main & Toll	NSVLTNMT
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A PARTY OF		Airport Bresswood	NSVLTNBW
		TO PROPOSE TO SERVICE THE PARTY OF THE PARTY	NSVLTNCH
		Cneve Hall	NSVLTNDO
		Densies	NSVLTNIN
		Inglewood	NSVLTNST
		Sharondale University	NSVLTNUN

Attachment C-14

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ASSESSMENT E.IS number Products and Barricas and New Services

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Attachment C-16

Unbundled Products and Services and New Services

Service: Chennolization System for Unbundled Exchange Access Leaps

Description:

This new rate element provides the multiplexing function for Unbundled Exchange Access Large. It can convert up to 60 value grade league to 001 level for connection with the ALSC's point of interface. The multiplexing can be done on a concentrated basis (delivers at 2 001 level to customer primites) or on a non-connectified basis (delivers at 4 001 level to customer promise) at the option of the customer.

In addition to the following rate elements, 1.544 https://deat.chennel.and/or intereffice channel facilities may be required as set forth in E7 of BellBouth Telecommunication's, Inc.'s Intrestate Access Service Teriff for non-collocated ALBCs.

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Control Office Channel

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Unburged Long Channesson System (DS1 to VG). Per System	9644 00	8479.00	*	9630 00	9400 00	***	\$630.00	8420 00	**	
Control Office Channel marries (Critical sessions plug-in sourcement).	81.00	87 CD	W 60	8780	900	80 00	81.00		10.25	

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Attended C-45

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@ BELLSOUTH WAL

BellSouth Telecommunications, Inc. Scate 450 Fax 904 222-8640 964 222-1201 Mancy H. Sime

FILE COP

150 South Monroe Street Tallahassee, Florida, 32301

March 7, 1997

970286-TT

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

Re: Approval of the Interconnection Agreement Negotiated by BellSouth Telecommunications. Inc. and BellSouth Cellular Corporation pursuant to Sections 251, 252 and 271 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth Telecommunications, Inc. and BellSouth Cellular Corporation, a Commercial Mobile Radio Service Provider, are submitting to the Florida Public Service Commission their negotiated agreement for the interconnection of their networks and the unbundling of specific network elements offered by BellSouth Telecommunications, Inc. The agreement was negotiated pursuant to sections 251, 252 and 271 of the Act.

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

TR Very truly yours,

AG AIR Y. Sens

LIN A. M. Lombardo

RCH Regulatory Vice President

SEC RECEIVED & FILED

DOCUMENT NUMBER-BATE

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FPSC-RECORDS/REPORTING

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AGREEMENT

THIS AGREEMENT is made by and between BellSouth Telecommunications, Inc., ("BellSouth"), a Georgia corporation, and BellSouth Cellular Corp., a Georgia corporation, for and on behalf of those entities listed in Attachment A, which entities BellSouth Cellular Corp hereby represents it has authority to bind hereunder, (collectively referred to as "Carrier,") and shall be deemed effective as of January 1, 1997. This agreement may refer to either BellSouth or Carrier or both as a "party" or "parties."

WITNESSETH

WHEREAS, BeltSouth is a local exchange telecommunications company authorized to provide telecommunications services in the states of Alabama, Florida, Georgia, Kentucky, Louisiana, Miesissippi, North Carolina, South Carolina, and Tennessee; and

WHEREAS, Carrier is a Commercial Mobile Radio Service ("CMRS") provider licensed by the Federal Communications Commission ("FCC") to provide Commercial Mobile Radio Service ("CMRS") in the states of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi and Tennessee; and

WHEREAS, the parties wish to interconnect their facilities and exchange traffic for the purposes of fulfilling their obligations pursuant to sections 251, 252 and 271 of the Telecommunications Act of 1996 and to replace any and all other prior agreements, both written and oral:

NOW THEREFORE, in consideration of the mutual agreements contained herein, BellSouth and Carrier agree as follows:

I. Dollattons

- A. Affiliate is defined as a person that (directly or indirectly) owns or controls, is owned or controlled by, or is under common ownership or control with, another person. For purposes of this paragraph, the term "own" means to own an equity interest (or equivalent thereof) of more than 10 percent.
- B. Commission is defined as the appropriate regulatory agency in each of BellSouth's nine state region: Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessee.

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- C. Intermediary function is defined as the delivery, pursuant to an appropriate agreement or Commission directive, of local or toll (using traditional landline definitions) traffic to or from a local exchange carrier other than BellSouth; an ALEC; or another telecommunications company such as a CMRS provider other than Carrier through the network of BellSouth or Carrier from or to an end user of BellSouth or Carrier.
- D. Local Traffic is defined for purposes of reciprocal compensation under this Agreement as: (1) any telephone call that originates on the network of Carrier within a Major Trading Area ("MTA") and terminates on the network of BellSouth in the same MTA and within the Local Access and Transport Area ("LATA") in which the call is handed off from Carrier to BellSouth, and (2) any telephone call that originates on the network of BellSouth that is handed off to Carrier in the same LATA in which the call originates, and terminates on the network of Carrier in the MTA in which the call is handed off from BellSouth to Carrier. For purposes of this Agreement, LATA shall have the same definition as that contained in the Telecommunications Act of 1996, and MTA shall have the same definition as that contained in §51.701 of the FCC's rules.
- E. Local Interconnection is defined for purposes of this Agreement as 1) the delivery of local traffic to be terminated on each party's local network so that end users of either party have the ability to reach end users of the other party without the use of any access code or substantial delay in the processing of the call; and 2) the LEC unbundled network features, functions, and capabilities set forth in this Agreement.
- F. Percent of Interstate Usage (PIU) is defined as a factor to be applied to terminating access services minutes of use to obtain those minutes that should be rated as interstate access services minutes of use. The numerator includes all interstate "nonintermediary" minutes of use, less any interstate minutes of use for Terminating Party Pays services, such as 800 Services. The denominator includes all "nonintermediary" Toll and access minutes of use less all minutes attributable to terminating party pays services.
- G. Percent Local Usage (PLU) is defined as a factor to be applied to terminating minutes of use. The numerator shall include all "nonintermediary" Local minutes of use. The denominator is the total minutes of use including Local and Toll.
- H. Telecommunications Act of 1996 ("Act") means Public Law 104-104 of the United States Congress effective February 8, 1995. The Act amended the Communications Act of 1934 (47, U.S.C. Section 1 et. seq.).
- I. Multiple Exchange Carrier Access Billing ("MECAS") means the document prepared by the Billing Committee of the Ordering and Billing Forum ("OBF:), which functions under the auspices of the Carrier Lisison Committee of the Alliance for Telecommunications Industry Solutions ("ATIS") and by Bellcore as Special Report SR-

BDS-000983, Containing the recommended guidelines for the billing of Exchange Service access provided by two or more LECs and/or ALECs or by one LEC in two or more states within a single LATA.

J. Toll Traffic is defined as all traffic that is not Local Traffic.

M. Purpose

The parties desire to enter into this Agreement consistent with all applicable federal, state and local statutes, rules and regulations in effect as of the date of its execution including, without limitation, the Act at Sections 251, 252 and 271 and to replace any and all other prior agreements, both written and oral, concerning the terms and conditions of interconnection. The access and interconnection obligations contained herein apply to Carrier's provision of CMRS service within the nine-state region of BellSouth.

III. Term of the Agreement

The term of this Agreement shall be two years, beginning on the effective date and shall automatically renew for additional six (6) month terms unless either party provides written notice of termination to the other party at least sixty (60) days prior to the end of the then-current term.

W. Local Interconnection

- A. The delivery of Local Traffic between the parties shall be reciprocal and compensation will be mutual according to the provisions of this Agreement. The parties agree that the exchange of traffic on BellSouth's interLATA EAS routes shall be considered as Local Traffic and compensation for the termination of such traffic shall be pursuant to the terms of this section. EAS routes are those exchanges within an exchange's Basic Local Calling Area, as defined in Section A3 of BellSouth's General Subscriber Services Tarilf.
- B. Each party will pay the other for terminating its Local Traffic on the other's network the local interconnection rates as set forth in Attachment B-1, by this reference incorporated herein, except for local interconnection in Tennessee, the rate for which shall be \$.013 per MOU. The charges for local interconnection are to be billed and paid monthly after appropriate adjustments pursuant to this Agreement are made. Late payment fees, not to exceed 1% per month after the due date, may be assessed if interconnection charges are not paid within thirty (30) days of the due date of the monthly bill.

V. Modification of Rates

A. The parties agree that the "LATAwide Additive" rate reflected in Attachment B-1 shall be "trued-up" (up or down), back to the effective date of this Agreement, based on a final LATAwide Additive price either determined by (I) further agreement as described in subsection (B) hereof or by (ii) a final order (including any appeals) of the Commission having jurisdiction over the subject matter of this Agreement, which final order meets the criteria contained in subsection (C) hereof. The parties acknowledge that the "LATAwide Additive" is intended to compensate BellSouth for the additional transport and other costs associated with transporting calls throughout a targer local calling area defined for CMRS providers with respect to local interconnection (an MTA) versus the traditional wireline local calling areas as currently defined by the appropriate Commissions.

The true-up will consist of:

- Calculating the difference between the final LATAwide Additive price and initial LATAwide Additive price, reflected in Attachment B-1 of this Agreement. The difference is referred to as the "LATAwide Additive Adjustment" price;
- 2) Applying the "LATAwide Additive Adjustment" price to all minutes of use for which the initial LATAwide Additive price was applied and billed by the parties since the effective date of this Agreement by multiplying the "LATAwide Additive Adjustment" price by the minutes of use referenced above to arrive at the "True-up Adjustment" amount;
- 3) If the final LATAwide Additive price is different from the initial LATAwide Additive price, the perties will reciprocally compensate each other in an amount equal to the "True-up Adjustment" amount.

In the event of any disagreement regarding the amount of such "true-up", the parties agree that the Commission having jurisdiction over the matter for the affected state(s) shall be called upon to reache such differences.

B. The parties agree that they may continue to negotiate as appropriate in an effort to obtain a final LATAwide Additive price, but in the event that no such agreement is reached within six (6) months of this Agreement (which time may be extended by mutual agreement of the parties) either party may petition the Commission(s) having jurisdiction of the rates in dispute to resolve such disputes and to determine the final LATAwide Additive price for the LATAwide traffic covered by this Agreement.

- C. Any final order that forms the basis of a "true-up" under this Agreement shall meet the following criteria:
- (1) It shall be a proceeding to which BellSouth and Carrier are entitled to be full parties and have had an opportunity to participate in;
- (2) It shall apply the provisions of the Act, including but not limited to \$252(d)(1) and all effective implementing rules and regulations, provided that said Act and such regulations are in effect at the time of the final order; and
- (3) It shall include as an issue the geographic deaveraging of unbundled element rates, which deaveraged rates, if any, are required by said final order, shall form the basis of any "true-up".

VI. Methods of Interconnection

- A. The parties agree that there are three appropriate methods of interconnecting facilities: (1) virtual collocation where physical collocation is not practical for technical reasons or because of space limitations; (2) physical collocation; and (3) interconnection via purchase of facilities from either party by the other party. Rates and charges for collocation are set forth in Attachment C-13, incorporated herein by this reference. Facilities may be purchased at rates, terms and conditions set forth in BetSouth's intrastate Switched Access (Section E6) or Special Access (Section E7) services tariff or as contained in Attachment B-1 for local interconnection, incorporated herein by this reference. Type 1, Type 2A and Type 2B interconnection arrangements described in BetSouth's General Subscriber Services Tariff, Section A35, or, in the case of North Carolina, in the North Carolina Connection and Traffic Interchange Agreement effective June 30, 1994, as amended, may also be purchased pursuant to this Agreement provided, however, that such interconnection arrangements shall be provided at the rates, terms and conditions set forth in this Agreement.
- B. The parties agree to accept and provide any of the preceding methods of interconnection. Reciprocal connectivity shall be established at at least one BellSouth access tandem within every LATA Carrier desires to serve, or Carrier may elect to interconnect directly at an end office for interconnection to end users served by that end office. Such interconnecting facilities shall conform, at a minimum, to the telecommunications industry standard of DS-1 pursuant to Bellcore Standard No. TR-NWT-00499. Signal transfer point, Signaling System 7 ("SS7") connectivity is required at each interconnection point after Carrier implements SS7 capability within its own network. BellSouth will provide out-of-band signaling using Common Channel Signaling Access Capability where technically and economically feasible, in accordance with the technical specifications set forth in the BellSouth Guidelines to Technical Publication, TR-TSV-000905. The parties agree that their facilities shall provide the necessary on-hook, off-hook answer and disconnect supervision and shall hand off calling party

number ID when technically feasible. The parties further agree that in the event a party interconnects via the purchase of facilities and/or services from the other party, the appropriate intrastate tariff, as amended from time to time will apply. In the event that such facilities are used for two-way interconnection, the parties agree that the appropriate charges for such facilities will be reduced by an agreed upon percentage equal to the estimated or actual percentage of traffic on such facilities that terminates on the network of the party purchasing said facilities.

- C. Nothing herein shall prevent Carrier from utilizing existing collocation facilities, purchased from the interexchange tariffs, for local interconnection; provided, however, that if Carrier orders new facilities for interconnection or rearranges any facilities presently used for its alternate access business in order to use such facilities for local interconnection hereunder and a BellSouth charge is applicable thereto, BellSouth shall only charge Carrier the lower of the interstate or intrastate tariffed rate or promotional rate.
- D. The parties agree to establish trunk groups from the interconnecting facilities of subsection (A) of this section such that each party provides a reciprocal of each trunk group established by the other party. Notwithstanding the foregoing, each party may construct its network, including the interconnecting facilities, to achieve optimum cost effectiveness and network efficiency. BellSouth's treatment of Carrier as to said charges shall be consistent with BellSouth treatment of other local exchange carriers for the same charges. Unless otherwise agreed, BellSouth will provide or bear the cost of all trunk groups for the delivery of traffic from BellSouth to Carrier's Mobile Telephone Switching Offices within BellSouth's service territory, and Carrier will provide or bear the cost of all trunk groups for the delivery of traffic from Carrier to each BellSouth access tandem and end office at which the parties interconnect.
- E. The parties agree to use an auditable PLU factor as a method for determining whether traffic is Local or Toll. The same PLU factor will be used for traffic delivered by either party for termination on the other party's network.
- F. When the parties provide an access service connection between an interexchange carrier ("DKC") and each other, each party will provide their own access services to the DKC on a multi-bill, multi-tariff meet-point basis. Each party will bill its own access services rates to the DKC with the exception of the interconnection charge. The interconnection charge will be billed by the party providing the intermediary tandem function.
- G. The parties agree to adopt MECAB as the terms and conditions for meet point billing for all traffic to which MECAB applies, including traffic terminating to ported numbers, and to employ 30 day billing periods for said arrangements. The recording party agrees to provide to the initial billing company, at no charge, the switched access detailed usage data within a reasonable time after the usage is recorded. The initial billing company will provide the switched access summary usage data to all subsequent

billing companies within 10 days of rendering the initial bill to the IXC. The parties agree that there will be technical, administrative, and implementation issues associated with achieving the intent of this subsection. As such, the parties further agree to work cooperatively toward achieving the intent of this provision within nine months of the effective date of this Agreement.

H. The ordering and provision of all services purchased from BellSouth by Carrier shall be as set forth in the OLEC-to-BellSouth Ordering Guidelines (Facilities Based) as those guidelines are amended by BellSouth from time to time during the term of this Agreement.

VII. IntraLATA and InterLATA Tall Traffic Interconnection

- A. The delivery of intrastate toll traffic by a party to the other party shall be reciprocal and compensation will be mutual. For terminating its toll traffic on the other party's network, each party will pay BellSouth's intrastate terminating switched access rate, inclusive of the Interconnection Charge and the Carrier Common Line rate elements of the switched access rate. The parties agree that the terminating switched access rates may change during the term of this Agreement and that the appropriate rate shall be the rate in effect when the traffic is terminated.
- B. For originating and terminating intrastate or interstate Toll traffic, each party shall pay the other BellSouth's intrastate or interstate, as appropriate, switched network access service rate elements on a per minute of use basis. Said rate elements shall be as set out in BellSouth's Intrastate Access Services Tariff or BellSouth's Interstate Access Services Tariff as those Tariffs may be amended from time to time during the term of this Agreement. The appropriate charges will be determined by the routing of the call. If Carrier should in the future become the BellSouth end user's presubscribed interexchange carrier or used by the BellSouth end user as an interexchange carrier on a 10XXX basis, BellSouth will charge Carrier the appropriate tariff charges for originating network access services. If BellSouth is serving as the Carrier's end user's presubscribed interexchange carrier or if the Carrier's end user uses BellSouth as an interexchange carrier on a 10XXX basis, Carrier will charge BellSouth the appropriate BellSouth tariff charges for originating network access services.
- C. The parties agree that to the extent Carrier provides intraLATA toll service to its customers, it may be necessary for it to interconnect to additional BellSouth access tandems that serve end offices outside the local calling area.
- D. Each party agrees to compensate the other, pursuant to the appropriate originating switched access charges, including the database query charge, for the origination of 800 traffic terminated to the other party.

- E. Each party will provide to the other party the appropriate records necessary for billing intraLATA 800 customers. The records provided will be in a standard EMR format for a fee of \$0.013 per record.
- F. If during the term of this Agreement, either party provides interLATA 800 services, it will compensate the other for the origination of such traffic pursuant to subsection A, above. Each party shall provide the appropriate records for billing pursuant to subsection B, above.
- G. Should Carrier require 800 Access Ten Digit Screening Service from BellSouth, it shall have signaling transfer points connecting directly to BellSouth's local or regional signaling transfer point for service control point database query information. Carrier shall utilize SS7 Signaling links, ports and usage as set forth in Attachment C-7, incorporated herein by this reference. Carrier will not utilize switched access FGD service for 800 Access. 800 Access Ten Digit Screening Service is an originating service that is provided via 800 Switched Access Service trunk groups from BellSouth's SSP equipped end office or access tandem providing an IXC identification function and delivery of call to the IXC based on the dieled ten digit number. The rates and charges for said service shall be as set forth in BellSouth's Intrastate Access Services Tariff as said tariff is amended from time to time during the term of this Agreement.
- The parties acknowledge and agree that this Agreement is intended to M. govern the interconnection of traffic to and from the parties' networks only. Toll Traffic originated by a party to this Agreement and delivered to the other party for termination to the network of a nonparty telecommunications carrier ("Nonparty Carrier") may be delivered only with the consent of such Nonparty Cerrier or pursuant to Commission directive. If a Nonparty Carrier objects to the delivery of such Toll Traffic, then either party to this Agreement may request direction from the Commission. If a Nonparty Carrier consents, then the party performing the intermediary function will bill the other party and the other party shall pay a \$.002 per minute intermediary charge in addition to any charges that the party performing the intermediary function may be obligated to pay to the Nonparty Carrier (collectively called "Toll Intermediary Charges"). The parties agree that the charges that the party performing the intermediary function may be obligated to pay to the Nonparty Carrier may change during the term of this Agreement and that the appropriate rate shall be the rate in effect when the traffic is terminated. The parties agree further that for purposes of this section, and subject to verification by audit eighty-three percent (83%) of the Toll Traffic delivered to BellSouth by Carrier shall be subject to Toll Intermediary Charges, and none of the Toll Traffic delivered to Carrier by BellSouth shall be subject to the Toll Intermediary Charges.

VIII. Provision of Unbundled Elements

- A. BaltSouth will offer an unbundled local loop to Carrier at the current rates as set forth in Attachment C-15 incorporated herein by this reference. Special construction charges, if applicable, will be set forth in BeltSouth's Intrastate Special Access Tarilf as said tariff is amended from time to time during the term of this Agreement. BeltSouth will also offer as a new service loop concentration as set forth in Attachment C-16, incorporated herein by this reference. The parties agree that loop concentration service as offered above is not an unbundled element.
- B. BellSouth will offer to Carrier unbundled loop channelization system service which provides the multiplexing function to convert 96 voice grade loops to DS1 level for connection with Carrier's point of interface. Rates are as set forth in Attachment C-16, incorporated herein by this reference.
- C. BellSouth will offer to Carrier unbundled local transport from the trunk side of its switch at the rates as set forth in Attachment B-1, incorporated herein by this reference.
- D. BellSouth will offer to Carrier unbundled local switching at the rates as set forth in Attachment C-17, incorporated herein by this reference, for the unbundled exchange service port.
- E. BeltSouth shall, upon request of Carrier, and to the extent technically feasible, provide to Carrier access to its Network Elements for the provision of a Carrier telecommunications service. Any request by Carrier for access to a BeltSouth Network Element that is not already available shall be treated as a Network Element bona fide request. Carrier agrees to pay the cost associated with the bona fide request if Carrier cancels the request or fails to purchase the service once completed. Carrier shall provide BeltSouth access to its Network Elements as mutually agreed by the parties or as required by the Commission or the FCC.
- F. A Network Element obtained by one party from the other party under this section may be used in combination with the facilities of the requesting party only to provide a telecommunications service, including obtaining billing and collection, transmission, and routing of the telecommunications service.

IX. Access To Poles, Ducts, Conduits, and Rights of Way

BeltSouth agrees to provide to Carrier, pursuant to 47 U.S.C. § 224, as amended by the Act, nondiscriminatory access to any pole, duct, conduit, or right-of-way owned or controlled by BeltSouth.

X. Access to 911/E911 Emergency Network

A. BellSouth and Carrier recognize that 911 and E911 services were designed and implemented primarily as methods of providing emergency services to fixed location subscribers. While BellSouth and Carrier recognize the need to provide "911-like" service to mobile subscribers, both parties recognize that current technological restrictions prevent an exact duplication of the services provided to fixed location customers. BellSouth agrees to route "911-like" calls received from Carrier to the emergency agency designated by Carrier for such calls. Carrier agrees to provide the information necessary to BellSouth so that each call may be properly routed and contain as much pertinent information as is technically feasible.

B. At a minimum Carrier agrees to provide two dedicated trunk groups originating from Carrier's Mobile Telephone Switching Offices and terminating to the appropriate 911 tandem. These facilities, consisting of a Switched Local Channel from Carrier's point of interface to its Mobile Telephone Switching Office and Switched Dedicated Transport to the 911 tandem, may be purchased from BellSouth at the Switched Dedicated Transport rates set forth in Section E6 of BellSouth's Intrastate Access Service Tariffs. Carrier agrees to assign a pseudo number from its dedicated NXX group to each cell site or to each antenna face. The pseudo number will identify the routing of the cell to the appropriate emergency agency as determined by Carrier.

C. BeltSouth and Cerrier recognize that the technology and regulatory requirements for the provision of "911-like" service by CMRS carriers are evolving and agree to modify or supplement the foregoing in order to reflect technological capabilities and to incorporate industry accepted technical improvements that Cerrier desires to implement and to permit Cerrier to comply with applicable regulatory requirements.

XI. Provision of Operator Services

- A. BellSouth agrees to provide busy line verification and emergency interrupt services to Carrier's customers pursuant to BellSouth's published Tariffs as the Tariffs are amended from time to time during the term of this Agreement. In the event that during the term of this Agreement Carrier develops or acquires the capability to provide busy line verification and emergency interrupt services, Carrier agrees to provide such services to BellSouth's customers on the same rates, terms and conditions specified in BellSouth's Tariffs.
- B. BetSouth will offer to Carrier Operator Call Processing Access Service; and Directory Assistance Access Services (Number Services). Rates, terms and conditions are set forth in Attachment C-8 for Operator Call Processing Access Service and Attachment C-9 for Directory Assistance Access Services. Both Attachments are incorporated herein by this reference.

C. BellSouth will offer to Carrier CMDS Hosting and the Non Sent Paid Report System pursuant to the terms and conditions set forth in Attachment C-11 and C-12 incorporated herein by this reference.

XX. Directory Lietings

- A. Subject to execution of an agreement between Carrier and BellSouth's affiliate, BellSouth Advertising & Publishing Corporation, ("BAPCO"), substantially in the form set forth in Attachment C-1, (1) listings shall be included in appropriate White Pages or alphabetical directories; (2) Carrier's business subscribers' listings shall also be included in appropriate Yellow Pages, or classified directories; and (3) copies of such directories shall be delivered to Carrier's subscribers.
- B. BellSouth will include Carrier's subscriber listings in BellSouth's directory assistance databases and BellSouth will not charge Carrier to maintain the Directory Assistance database. The parties agree to cooperate with each other in formulating appropriate procedures regarding lead time, timeliness, format and content of listing information.
- C. BeltSouth will provide Carrier a magnetic tape or computer disk containing the proper format for submitting subscriber listings. Carrier will provide BeltSouth with its directory listings and daily updates to those listings, including new, changed, and deleted listings, in an industry-accepted format.
- D. BellSouth and BAPCO will accord Carrier's directory listing information the same level of confidentiality which BellSouth and BAPCO accords its own directory listing information, and BellSouth shall limit access to Carrier's customer proprietary confidential directory information to those BellSouth or BAPCO employees who are involved in the preparation of listings.
- E. Additional listings and optional listings may be provided by BellSouth at the rates set forth in the General Subscriber Services Tariff as the tariff is amended from time to time during the term of this Agreement.

XIII. Access to Tolophone Numbers

A. BellSouth, during any period under this Agreement in which it serves as a North American Numbering Plan administrator for its territory, shall ensure that Carrier has nondiscriminatory access to telephone numbers for assignment to its telephone exchange service customers. It is mutually agreed that BellSouth shall provide numbering resources pursuant to the Bellcore Guidelines Regarding Number Assignment and compliance with those guidelines shall constitute nondiscriminatory

access to numbers. Carrier agrees that it will complete the NXX code application in accordance with Industry Carriers Compatibility Forum, Central Office Code Assignment Guidelines, ICCF 93-0729-010. This service will be as set forth in Attachment C-2, incorporated herein by this reference.

B. If during the term of this Agreement BellSouth is no longer the North American Numbering Plan administrator, the parties agree to comply with the guidelines, plan or rules adopted pursuant to 47 U.S.C. § 251(e).

XIV. Access to Signaling and Signaling Databases

- A. BeltSouth will offer to Carrier use of its signaling network and signaling databases on an unbundled basis at BeltSouth's published tariffed rates or at unbundled rates that may be available through non-tariffed arrangements. Signaling functionality will be available with both A-link and B-link connectivity.
- B. BeltSouth agrees to input the NXXs assigned to Carrier into the Local Exchange Routing Guide ("LERG").
- C. If Carrier utilizes BeltSouth's 800 database for query purposes only, the rates and charges shall be as set forth in Attachment C-4, incorporated herein by this reference.

XV. Notwork Deelgn and Management

- A. The parties agree to work cooperatively to install and maintain reliable interconnected telecommunications networks, including but not limited to, maintenance contact numbers and escalation procedures. BellSouth agrees to provide public notice of changes in the information necessary for the transmission and routing of services using its local exchange facilities or networks, as well as of any other changes that would affect the interoperability of those facilities and networks.
- B. The interconnection of all networks will be based upon accepted industry/national guidelines for transmission standards and traffic blocking criteria.
- C. The parties will work cooperatively to apply sound network management principles by invoking appropriate network management controls, e.g., call gapping, to alleviate or prevent network congestion.
- D. Neither party intends to charge rearrangement, reconfiguration, disconnection, termination or other non-recurring fees that may be associated with the initial reconfiguration of either party's network interconnection arrangement contained

in this Agreement. However, the interconnection reconfigurations will have to be considered individually as to the application of a charge. Notwithstanding the foregoing, the parties do intend to charge non-recurring fees for any additions to, or added capacity to, any facility or trunk purchased.

- E. The parties agree to provide Common Channel Signaling (CCS) to one another, where available, in conjunction with all traffic in order to enable full interoperability of CLASS features and functions except for call return. All CCS signaling parameters will be provided, including automatic number identification (ANI), originating line information (OLI) calling party category, charge number, etc. All privacy indicators will be honored, and the parties agree to cooperate on the exchange of Transactional Capabilities Application Part (TCAP) messages to facilitate full interoperability of CCS-based features between the respective networks.
- F. For network expansion, the parties agree to review engineering requirements on a quarterly basis and establish forecasts for trunk utilization as required by Section VI of this Agreement. New trunk groups will be implemented as state by engineering requirements for both parties.
- G. The parties agree to provide each other with the proper call information, i.e. originated call party number and destination call party number, CIC, and OZZ, including all proper translations for routing between networks and any information necessary for billing where BellSouth provides recording capabilities. The exchange of information is required to enable each party to bill properly.

XVI. Implementation of Agreement

The parties agree that within 30 days of the execution of this Agreement they will adopt a schedule for the implementation of this Agreement. The schedule shall state with specificity, conversion, reconfiguration, ordering, testing, and full operational time frames. Both parties agree to provide the appropriate staff support to ensure effective implementation, administration of this Agreement and conversion of existing services to the appropriate rates contained in this Agreement. Any changes in billing to Carrier or BellSouth shall be as of the effective date of this Agreement. The implementation schedule shall be attached to this Agreement as an addendum and specifically incorporated herein by this reference.

XVII. Auditing Procedures

A. Upon thirty (30) days written notice, each party must provide the other the ability and opportunity to conduct an annual audit to ensure the proper billing of traffic between the parties. The parties agree to retain records of call detail for a minimum of nine months from which the PLU can be accertained. The audit shall be accomplished.

during normal business hours at an office designated by the party being audited. Audit request shall not be submitted more frequently than one (1) time per calendar year. shall apply to the usage for the quarter the audit was completed, the usage for the party requesting the audit. The PLU shall be adjusted based upon the audit results and quarter prior to the completion of the audit, and to the usage for the two quarters officering the completion of the audit. If, as a result of an audit, either party is found to have overstated the PLU by twenty percentage points (20%) or more, that party shall eithburse the auditing party for the cost of the audit. ludits shall be performed by a mutually acceptable independent auditor paid for by the

crierges, as appropriate. determined by use of the PLU factor for application and billing of local interconnection. BellSouth over the same facilities, Carrier shall provide a PIU factor to BellSouth parties acknowledge that Carrier does not intend to provide interexchange carrier services to BellSouth end-users. Nevertheless, should Carrier in the future provide. Access Services Tariff will apply to Carrier. After the Local Traffic percentage has been report requirements, rules and regulations specified in E2.3.14 of BeltSouth's Intrastate ervices through the use of network switched access services, then all jurisdictions PIU factor will be used for application and billing of interstate and intrastate access th end-users. Nevertheless, should Carrier in the future provide Toll 킇

XVIII. Liability and Indomnification

- A. Neither party shall be liable to the other under this Agreement for indirect, incidental, consequential or special damages, including without limitation, lost profits, regardless of the form of action.
- other telecommunications company providing a portion of a service, nor shall either party hold table any other telecommunications company providing a portion of a service for any act or omission of BeltSouth or Carrier. Neither party shall be liable to the other for any act or omission of any
- POI nor customer's premises resulting from the furnishing of a service, including but not limited to the installation and removal of equipment and associated wiring, unless the damage is caused by a party's gross or willful negligence or intentional misconduct. Neither party is liable for damages to the other party's terminal location.
- D. Each party shall be indemnified, defended and held harmless by like other party against any claim, loss or damage arising from the other party's acts or omissions under this Agreement, including without limitation: 1) Claims for libel, slander, invasion of privacy, or intringement of copyright arising from the other party's own. communications; 2) Claims for patent infringement arising from combining or using the service furnished by either party in connection with facilities or equipment furnished by either party's customer; 3) any claim, loss, or damage claimed by a

customer of either party arising from services provided by the other party under this Agreement; or 4) all other claims arising out of an act or omission of the other party in the course of using services provided pursuant to this Agreement.

- E. Neither party assumes liability for the accuracy of the data provided to it by the other party.
- F. Neither party guarantees or makes any warranty with respect to its services when used in an explosive atmosphere.
- G. No license under patents (other than the limited license to use) is granted by either party or shall be implied or arise by estoppel, with respect to any service offered pursuant to this Agreement.
- M. Each party's failure to provide or maintain services offered pursuant to this Agreement shall be excused by labor difficulties, governmental orders, civil commotion, criminal actions taken against them, acts of God and other circumstances beyond their reasonable control.
- The obligations of the parties contained within this section shall survive the expiration of this Agreement.

XIX. Mare Favorable Provisions

- A. The parties agree that if -
- the Federal Communications Commission ("FCC") or the Commission having jurisdiction finds that the terms of this Agreement are inconsistent in one or more material respects with any of its or their respective decisions, rules or regulations, or
- 2. the FCC or the Commission having jurisdiction preempts the effect of this Agreement, then, in either case, upon such occurrence becoming final and no longer subject to administrative or judicial review, the parties shall immediately commence good faith negotiations to conform this Agreement to the requirements of any such decision, rule, regulation or preemption. The revised agreement shall have an effective date that coincides with the effective date of the original FCC or Commission action giving rise to such negotiations. The parties agree that the rates, terms and conditions of any new agreement shall not be applied retroactively to any period prior to such effective date except to the extent that such retroactive effect is expressly required by such FCC or Commission decision, rule, regulation or preemption.
- B. In the event that BellSouth, either before or after the effective date of this Agreement, enters into an agreement with any other telecommunications carrier (an "Other Interconnection Agreement") which provides for the provision within a state of

(60) days after the Commission having jurisdiction approves such Other Interconnection Agreement pursuant to 47 U.S.C. § 252, or more than thirty (30) days after acquiring such arrangements to Carrier upon such Other Terms in that state only, which Carrier may accept as provided in Section XIX.E. In the event that Carrier accepts such offer Agreement ("Other Terms"), then BellSouth shall be deemed thereby to have offered any of the arrangements covered by this Agreement upon rates, terms or conditions ocapts such offer. within sixty (60) days after the Commission approves such Other Interconnection Agreement pursuant to 47 U.S.C. § 252, or within thirty (30) days after Carrier acquires that differ from the rates, terms and conditions for such arrangements set forth in this ctual knowledge of an Other Interconnection Agreement not requiring the approval of nterconnection Agreement. In the event that Carrier accepts such offer more than surty ictual knowledge of an Other Interconnection Agreement not requiring the approval of hall be effective between BellSouth and Carrier as of the date on which Carrier e Commission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms I be effective between BellSouth and Carner as of the effective date of such Other ission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms

- C. In the event that after the effective date of this Agreement the FCC or the Commission having jurisdiction enters an order (an "Interconnection Order") requiring BellSouth to provide within a particular state any of the arrangements covered by this Agreement upon Other Terms, then upon such interconnection Order becoming final and not subject to further administrative or judicial review. BetSouth shall be deemed to have offered such arrangements to Carrier upon such Other Terms, which Carrier may accept as provided in Section XIX.E. In the event that Carrier accepts such offer Order. In the event that Carrier accepts such offer more than sixty (60) days after the within sixty (60) days after the date on which such interconnection Order becomes final and not subject to further administrative or judicial review, such Other Terms shall be infective between BellSouth and Carrier as of the Persey, such Other Terms shall be and Carrier as of the date on which Carrier accepts such offer. late on which such interconnection Order becomes final and not subject to further dministrative or judicial review, such Other Terms shall be effective between BellSouth
- and subsequently receives approvel for one or more intrastate or intenstate tariffs (each, an "Interconnection Tariff") offering to provide within a particular state any of the arrangements covered by this Agreement upon Other Terms, then upon such interconnection Tariff becoming effective, BeltSouth shall be deemed thereby to have offered such arrangements to Carrier upon such Other Terms in that state only, which Carrier may accept as provided in Section XUX.E. In the event that Carrier accepts such offer within sixty (60) days effect the date on which such Interconnection Tariff becomes effective, such Other Terms shall be effective between BeltSouth and Carrier as of the effective date of such interconnection Tariff. In the event that Carrier accepts such offer more than sixty (60) days after the date on which such Interconnection Tariff. In the event that after the effective date of this Agreement BellSouth files

becomes effective, such Other Terms shall be effective between BellSouth and Carrier as of the date on which Carrier accepts such offer.

- E. In the event that BellSouth is deemed to have offered Carrier the arrangements covered by this Agreement upon Other Terms, Carrier in its sole discretion may accept such offer either --
 - 1. by accepting such Other Terms in their entirety; or
- by accepting the Other Terms that directly relate to each of the following arrangements as described by lettered category:
 - a. local interconnection.
 - b. interLATA and IntraLATA toll traffic interconnection,
- c. unbundled access to network elements, which include: local loops, network interface devices, switching capability, interoffice transmission facilities, signaling networks and call-related databases, operations support systems functions, operator services and directory assistance, and any elements that result from subsequent bone fide requests,
 - d. access to poles, ducts, conduits and rights-of-way,
 - e. access to 911/E911 emergency network,
 - f. collocation, or
 - g. access to telephone numbers.

The terms of this Agreement, other than those affected by the Other Terms accepted by Carrier, shall remain in full force and effect.

- F. Corrective Payment. In the event that --
- 1. BeltSouth and Carrier revise this Agreement pursuant to Section XIX.A, or
- 2. Carrier accepts a deemed offer of Other Terms pursuant to Section XIX.E, then BellSouth or Carrier, as applicable, shall make a corrective payment to the other party to correct for the difference between (a) the rates set forth herein and (b) the rates in such revised agreement or Other Terms for the period from (x) the effective date of such revised agreement or Other Terms until (y) the later of the date that the parties execute such revised agreement or the parties implement such Other Terms, plus simple interest at a rate equal to the thirty (30) day commercial paper rate for high-

grade, unsecured notes sold through dealers by major corporations in multiples of \$1,000.00 as regularly published in The Wall Street Journal.

XX. Tambe

- A. For the purposes of this section, the terms "taxes" and "fees" shall include but not be limited to federal, state or local sales, use, excise, gross receipts or other taxes or tax-like fees of whatever nature and however designated (including tariff surcharges and any fees, charges or other payments, contractual or otherwise, for the use of public streets or rights of way, whether designated as franchise fees or otherwise) imposed, or sought to be imposed, on or with respect to the services furnished hereunder or measured by the charges or payments therefor, excluding any taxes levied on income.
- B. Taxes and fees imposed on the providing party, which are not permitted to be pessed on by the providing party, shall be borne and paid by the providing party. Taxes and fees imposed on the purchasing party, which are not required to be collected and/or remitted by the providing party, shall be borne and paid by the purchasing party.
- C. Taxes and fees imposed on the purchasing party shall be borne by the purchasing party, even if the obligation to collect and/or remit such taxes or fees is placed on the providing party. To the extent permitted by applicable law, any such taxes and/or fees shall be shown as separate items on applicable billing documents between the Parties. Notwithstanding the foregoing, the purchasing party shall remain liable for any such taxes and fees regardless of whether they are actually billed by the providing party at the time that the respective service is billed.
- D. If the purchasing party determines that in its opinion any such taxes or fees are not payable, the providing party shall not bill such taxes or fees to the purchasing party if the purchasing party provides written certification, reasonably satisfactory to the providing party, stating that it is exempt or otherwise not subject to the tax or fee, setting forth the basis therefor, and satisfying any other requirements under applicable law. If any authority seeks to collect any such tax or fee that was not billed by the providing party, the purchasing party may contest the same in good faith, at its own expense. In any such contest, the purchasing party shall promptly furnish the providing party with copies of all fillings in any proceeding, protest, or legal challenge, all rulings issued in connection therewith, and all correspondence between the purchasing party and the taxing authority.
- F. If it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority, the purchasing party shall pay such additional amount, including any interest and penalties thereon. Notwithstanding any provision to the contrary, the purchasing party shall protect, indemnily and hold harmless (and defend at the purchasing party's expense) the providing party from and against any

such tax or fee, interest or penalties thereon, or other charges or payable expenses (including reasonable attorney fees) with respect thereto, which are incurred by the providing party in connection with any claim for or contest of any such tax or fee. Each party shall notify the other party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if possible, at least ten (10) days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) days after receipt of such assessment, proposed assessment or claim.

- G. Taxes and fees imposed on the providing party, which are permitted or required to be passed on by the providing party to its customer, shall be borne by the purchasing party. To the extent permitted by applicable law, any such taxes and/or fees shall be shown as separate items on applicable billing documents between the parties. Notwithstanding the foregoing, the purchasing party shall remain liable for any such taxes and fees regardless of whether they are actually billed by the providing party at the time that the respective service is billed.
- H. If the purchasing party disagrees with the providing party's determination as to the application or basis for any such tax or fee, the parties shall consult with respect to the imposition and billing of such tax or fee and with respect to whether to contest the imposition of such tax or fee. Notwithstanding the foregoing, the providing party shall retain ultimate responsibility for determining whether and to what extent any such taxes or fees are applicable, and the purchasing party shall abide by such determination and pay such taxes or fees to the providing party. The providing party shall further retain ultimate responsibility for determining whether and how to contest the imposition of such taxes or fees; provided, however, that any such contest undertaken at the request of the purchasing party shall be at the purchasing party's expense.
- I. In the event that all or any portion of an amount sought to be collected must be paid in order to contect the imposition of any such tax or fee, or to avoid the existence of a lien on the assets of the providing party during the pendency of such contest, the purchasing party shall be responsible for such payment and shall be entitled to the benefit of any refund or recovery. If it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority, the purchasing party shall pay such additional amount, including any interest and penalties thereon.
- J. Notwithstanding any provision to the contrary, the purchasing party shall protect, indemnify and hold harmless (and defend at the purchasing party's expense) the providing party from and against any such tax or fee, interest or penalties thereon, or other reasonable charges or payable expenses (including reasonable attorney fees) with respect thereto, which are incurred by the providing party in connection with any claim for or contest of any such tax or fee. Each party shall notify the other party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if

possible, at least ten (10) days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) days after receipt of such assessment, proposed assessment or claim.

K. In any contest of a tax or fee by one party, the other party shall cooperate fully by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest. Further, the other party shall be reimbursed for any reasonable and necessary out-of-pocket copying and travel expenses incurred in assisting in such contest.

XXI. Treatment of Proprietary and Confidential Information

- A. Both parties agree that it may be necessary to provide each other during the term of this Agreement with certain confidential information, including trade secret information, including but not limited to, technical and business plans, technical information, proposals, specifications, drawings, procedures, customer account data, call detail records and like information (hereinafter collectively referred to as "Information"). Both parties agree that all Information shall be in writing or other tangible form and clearly marked with a confidential, private or proprietary legend and that the Information will be returned to the owner within a reasonable time. Both parties agree that the Information shall not be copied or reproduced in any form. Both parties agree to receive such Information and not disclose such Information. Both parties agree to protect the Information received from distribution, disclosure or discernination to anyone except employees of the parties with a need to know such Information and which employees agree to be bound by the terms of this Section. Both parties will use the same standard of care to protect Information received as they would use to protect their own confidential and proprietary Information.
- 8. Notwithstanding the foregoing, both parties agree that there will be no obligation to protect any portion of the information that is either: 1) made publicly available by the owner of the information or lawfully disclosed by a nonparty to this Agreement; 2) lawfully obtained from any source other than the owner of the information; 3) previously known to the receiving party without an obligation to keep it confidential; or 4) requested by a governmental agency, provided that the party upon whom the request is made shall notify the party who originally provided the confidential information at least seven (7) days prior to its release to the agency.

XXII. Resolution of Disputes

Except as otherwise stated in this Agreement, the parties agree that if any dispute arises as to the interpretation of any provision of this Agreement or as to the proper implementation of this Agreement, the parties will initially refer the issue to the individuals in each company that negotiated the Agreement. If the issue is not resolved

within 30 days, either party may petition the Commission for a resolution of the dispute, and/or pursue any other remedy available to it at law or in equity.

XXXII. Limitation of Use

The parties agree that this Agreement shall not be proffered by either party in another jurisdiction as evidence of any concession or as a waiver of any position taken by the other party in that jurisdiction or for any other purpose.

XXIV. Waivers

Any failure by either party to insist upon the strict performance by the other party of any of the provisions of this Agreement shall not be deemed a waiver of any of the provisions of this Agreement, and each party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Agreement.

XXV. Governing Law

This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Georgia, without regard to its conflict of laws principles, and the Communications Act of 1934 as amended by the Act.

XXVI. Arm's Longth Negotiations

This Agreement was executed after arm's length negotiations between the undersigned parties and reflects the conclusion of the undersigned that this Agreement is in the best interests of all parties.

XXVII. Netices

A. Every notice, consent, approval, or other communications required or contemplated by this Agreement shall be in writing and shall be delivered in person, via overnight mail, or given by postage prepaid mail, address to: BeltSouth Telecommunications, Inc. 675 W. Peachtree St. N.E. Suite 4300 Atlanta, Georgie 30375 Attn: Legal Dept. "Wireless" Attorney

BellSouth Cellular Corp 1100 Peachtree St. N.E. Suite 910 Attanta, Georgia 30309-4599 Attn: Associate General Counsel

or at such other address as the intended recipient previously shall have designated by written notice to the other party.

B. 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; and by overnight mail, the day after being sent.

XXVIII. Entire Agreement

This Agreement and its Attachments, incorporated herein by this reference, sets forth the entire understanding and supersedes prior agreements between the parties relating to the subject matter contained herein and merges all prior discussions between them, and neither party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this Agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorized officer or representative of the party to be bound thereby. In the event of any conflict between the term(s) of this Agreement and those of an applicable tariff, the terms of this Agreement shall control.

BullSouth Telecommunications, Inc.	BellSouth Cellular Corp.
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Jerry D. Hendrije	Rog Michaele Namo
Name	Name
Director	VILL PENIPUH CAPPER ACCASES
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Attachment A

The entities covered by this agreement (which are all of the entities BSCC either owns 100% or is controlling partner of) are:

Alabama: Alabama Cellular Service, Inc.; Huntsville MSA Limited Partnership; Gulf Coast Cellular Telephone Company; Decatur RSA Limited Partnership; Anniston-Westel Company, Inc.

Florida: Orlando SMSA Limited Partnership; Jacksonville MSA Limited Partnership; Florida Cellular Service, Inc.; Florida RSA No. 2B (Indian River) Limited Partnership

Georgia: Attenta-Athens MSA Limited Partnership; American Cellular Communications Corporation; Georgia RSA No. 1 Limited Partnership; Georgia RSA No. 2 Limited Partnership; Northeastern Georgia RSA Limited Partnership; Georgia RSA No. 3 Limited Partnership

Kentucky: Kentucky CGSA, Inc.

Louisiana: Baton Rouge MSA Limited Partnership; Lafayette MSA Limited Partnership; Louisiana CGSA, Inc.; Acadiana Cellular General Partnership; Louisiana RSA No. 7 Cellular General Partnership; Louisiana RSA No. 8 Limited Partnership

Mississippi: MCTA; Memphis SMSA Limited Partnership (also has coverage in Tennessee); Northeast Mississippi Cellular, Inc.; BellSouth Mobility Inc.

Tennesses: Chattanooge MSA Limited Partnership; Nashville/Clarkville MSA Limited Partnership; Tennessee RSA Limited Partnership; M-T Cellular, Inc.; BellSouth Mobility Inc.

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Attentiment 8-2 Local Interconnection Service Description: Provides the Switched Local Channel, Switched Transport, Access Tondom Suitching, local and office suitching and and user termination functions necessary to complete the transmission of ALEC intractate and interests calls from outside the Bellicuth's basic local calling area. Provided in the terminating direction only. Provides trusk side access to Mouth tandemiand office for the ALBC's use in terminating long distance communications from the ALBC to Ballbouth and users. Provided at BellBouth tendemiend effice as trust olds terminating destanting through the use of tendemiend office trust equipment. The centest trust equipment may be provided with which start-pulsing eigne and answer and disconnect supervisory algorithm, or without signal when out of band algorithm to provided.

Provided with multilrequency address or out of band algorithm. Ten digits of the called party number, as appropriate, will be provided by the ALDF's equipment to a Bullbouth tendemined office.

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Rates. Terms and Conditions:

Service: Tell Switched Access

in all states, rates, terms and conditions will be applied as est forth in Sections E3 and E5 of SelfSouth Teleparamentacion's, inc.'s Intrastate Access Service Tarillo and in Sections 3 and 6 of the Self-outh Telecommunication's, Inc. Interests Access Tarill, P.C.C. No. 1.

Machinent C-1 Unbundled Products and Services and New Services Service: Subscriber Listing Information Description: Subscriber primary hating information provided at no charge and in an exceptable format will be published at no charge as standard directory factors in an elphabetical directory published by or for Subbook at no charge to each ALSC and user exclusion.

State(e): All

(1) No observe for ALSC-1 outlanest primary facings.
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AGREEMENT

la consideration of	the mutual promises	continued horoic, Bel	LSouth Adventision
& Publishing Corporation.	a Georgia componentin	IN ("BAPCO") and _	
	position ("CARRIE	R") agree as follows:	

1. BECITALS BAPCO is the publisher of alphabetical and cleanifed directories for certain communities in the specialisation region of the U.S (the "Directories"). CARRIER provides, or intends to provide, local exchange telephone service in communities in which BAPCO publishes Directories. BAPCO and CARRIER benefit entitles the terms by which BAPCO will include littings of CARRIER subscribers in such Directories and by which BAPCO will provide such Directories to CARRIER extensions.

2. CARRIER COLIGATIONS. CARRIER agrees as follows:

- (a) CARRIER shall provide to BAPCO, or its designer, or CARRIER's expense and or so charpe, listing information recomming to extensives (designating any who do not desire published listings), consisting of expenses same, address, subplaces number and all other information restaucity requested by BAPCO as not forth on Exhibit A for use by BAPCO and its additions and agents in publishing Discouries of relativestype and format and for other desirestive property. But automate listing information deal to provided in the format and on the exhaults not forth in said Exhibit, or an otherwise mutually agence between the parties from time to time.
- (b) CARINER shall also provide directory delivery information to BAFCO as not first in Brights A for all extensions.
- (c) CARREST deal solvies BAPCO promptly of any directory-related impulsion, requests or complaints which it may receive from CARREST, exhaustions and shall provide researchly compension to BAPCO in response to or resolution of the same.
- (A) CARREST and respond promptly regarding connections or quarter related by SAFCO to process listing changes requested by extensions.

3. BARCO COLLEGATIONS. BAPCO agrees as fellows:

(a) SAPCO shall include one standard listing for each CARRES, exhausther per busing group in SAPCO's appropriate local alphabetical Directory or published protectionly by SAPCO union continued or computational stans in designated by exhausthers. Such listings shall be installed with the listings of other local continues related to the listings of other local continues related to the manner of such other listings executing to SAPCO's generally applicable publishing policies and standards.

- (b) BAPCO shall publish additional limings, furnige limings and other alphabetical Directory limings of CARRIER subscribers upon their request consistent with BAPCO's generally applicable policies in BAPCO's alphabetical Directories at BAPCO's provailing races, terms and conditions.
- (c) BAPCO will distribute its regularly published alphabetical and classified Distributes to local CARRIER subscribers in assertance with BAPCO's providing practices, including delivery following Distributy publication and upon outsblishment of new CARRIER service, if a current Distributy for that gangasphic area has not providedly been provided. Such deliveries may include expents advertising materials accompanying the Distributes.
- (d) BAPCO will include CARRIER information in the customer guide pages of its alphabetical Directories for contamination where CARRIER provides local contamps telephone service at the time of publication in assertance with BAPCO's providing sensitures for the same. CARRIER will provide information requested by BAPCO for each propose on a timely basis.
- (a) BAPCO deal make prolitible at the charge to CARRIER or its extensions one limiting for CARRIER business represents per busing group in one appropriate benefits discourty to published periodically by BAPCO. Such limitary shall be published counting to BAPCO's grantly optimise publishing politics and remained.
- (f) BAPCO agrees to solicit, energy and publish directory adverticing from business subsections for CARRESS. in communities for which BAPCO publishes classified Directories in the case cannot and upon substantially the case turns in it solicits, energy and publishes adverticing from adverticins who are not CARRESS. subsections.
- 4. PLECAMENTS POLACIES. BAPCO shall maintain full embarity over its publishing exhaults, politics, standards, and province and over the scope and publishing advantage of its Discounties.

S. LIABELTY AND DEPARTY.

- (a) BAPCO's liability to CARRIER for any enters or emissions in directories or for any default education string horocoder shall be limited to One Dellar (\$1) for extres or emissions in any subscriber liabing in any directory published by BAPCO.
- (b) Such purty agrees to defined, induntify and hold humbers the other from all demands, claims, make, leaves or organises, including without limitation with and attentions from any arms, or the outset of such purty's relative finite, ording out of or structing from any arms, ordinates or art of such purty humands. CARRIER agrees to limit in liability and that of BAPCO by contract with CARRIER's submethers or by unif to no more than the cost of service for any orders or emissions in any limitage positional instructor for

CARRER subscribes. Each party shall satify in writing the other presently of my claimed error or emission affecting this paragraph and of my claim or sait arising hereunder or relating to this Agreement and shall provide reasonable and thosely cooperation in its resolution of the same. Without waiver of any rights harvanise, the indemnified party may at its exposes undertake its own defence in any such claim or sait.

- 6. <u>ETHETATION OF LIABILITY</u>. BAPCO's liability to CARRIER for any cores or emission directories or for any default otherwise crising becomes shall be limited to One Dullar (\$1) for any cover or emission in any subscriber listing in any directory published by BAPCO.
- 7. IMM. This Agreement shall be effective on the date of the last signature horses for a term of two (2) years and shall relate to Directories published by BAPCO during such period. Thereafter, it shall continue in effect unless terminated by other pury open story days polar voltage auxilia.
- A AMERICAN This Agreement shall be binding upon my execution or entigent of the parties during its Town.
- 9. <u>PAR ATTOMORPOR DE THE PARTIES.</u> This Agreement does not create only joint reason, particulair or compleyment relationship between the parties or their compleymen, and the relationship between the parties shall be that of an independent contracte. There shall be no intended third party beneficiation to this Agreement.

10. MONTHSCLOSURE

- (a) During the term of this Appearance is may be questionly the parties to provide each other with cornin information ("Information") considered to be private or proprietary. The recipient shall present each information from distribution, disclosure or disconsistation to express enemys its compleyers or constructes with a part to have each information in conjunction inswells, enemy as externion extention in vertice. All residuants shall be in vertical or other enemys to externion extention in vertical vite. A confidential or proprietary legand. Information correspond eachy maked to designated as proprietary to exclude at the size or each end correspond eachy shall be designated as proprietary or confidential of the sizes or each end correspond and shall be reduced to vertical within the content of the sizes or each end correspond and shall be reduced to vertical within the content of the sizes or each end correspond and shall be reduced to vertical within the content of the sizes or each end correspond and shall be reduced to vertical within the content of the sizes or each end correspond and shall be reduced to vertical within the content of the sizes or each end of the size of the sizes or each end of the size of the sizes of the s
- (b) The parties will not have an obligation to protest any parties of indemention which: (1) is made publicly evaluate brokely by a company to this Agreement. (2) is brokely obtained from any source other than the providing purity; (3) is providing purity an obligation to keep it confidential; (4) is released by the providing purity in voting; or (5) communing two (2) years after the termination date of this Agreement if each information is not a undo score under applicable law.
- (c) Each party will make copies of the information only to measure for its use under the terms instead, and each reak copy will be marked with the same proprietary

nutions as appear on the originals. Each party agrees to use the information solely in

- 11. PORCE MA MY DE. Nother party shall be responsible to the other for any delay or failure to perform horounder to the extent counted by fire, flood, explosion, war, strike, rist, embarge, governmental requirements, civic or military authority, act of God, or other similar equals beyond its reasonable control. Each party shall use best offers to notify the other promptly of any such delay or failure and shall provide reasonable cooperation to medicate the offers thereof.
- 12. PLECETY. Noticer purty shall disclose the terms of this Agreement nor use the tends named or trademarks of the other without the prior outputs written consent of the other.

13. PERSONALIVES AND NOTICES.

- (a) Back pury deal name one or more experimentalism for contacts between the purples which deal to embedded to set on its behalf. Such experimentalism may be designed from time to time open voltage author to the other pury.
- (b) Medican required by law or under this Agreement shall be given in writing. *
 by hand delivery, cartified or regions of small, or by final sale fallowed by cartified or
 regions of sale, addressed to the samed representatives of the parties with copies to:

United Administration Problems Companies

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Plant 190

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Via Copy o:

Via Problem and General Council
Bellem Adventing & Publishing Companies
Now 190

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Admin OA 30039

If a CARRES:

14. MECELLAMBELS. This Agreement represents the center Agreement between the parties with respect to the subject matter horsest and expertedes any provious one or written extensionalizations, representations, understandings, or agreements with respect theres. It may be exceeded in countrywes, each of which shall be demand an original. All prior and countemporaneous written or one agreements, representations, regressions, amounts, angestations, and for understandings by and between the parties, whether agrees or implied, are expressed, and there are no representations or vertexion, either end or retitue, capture or implied, not bands countined. This Agreement shall be ground by the laws of the state of Georgia.

BY WITHERS WHEREOF, the parties have encount this Agreement by their duly authorized representatives in case or more communities, each of which shall constitute on original, on the dates are first below.

PUBLISHEND CORPORATION	CARREE:
Dy:	Oy: (Olganism)
76.	1000
Date	-

ACCOUNT INFORMATION SECTION (Busis in this section are mandetary)

- 1. Main Tolumbers Municipe Main line of telephone service that all other numbers are associated to. (Asso. Code/NICCLine Numbers)

 2. Published Talesheet Manher: Telephone number to appear in the directory.

 3. Old Talesheet Manher: If the number is changing, over the OLD Telephone Number.

 4. Type of Directory Setting: the (Business) or Res (Residence)

- P. Those: M New comment order: D Disconnect service order: C Change of listings; R Directory delivery 5. Q
- 6. Date Date: Date that corvice is requested.
- Controller: The same of the local enchange corrier and operating company code.
 Controller: Operating Company Humber

PRIMARY LISTING INFORMATION SECTION (home in this section on mandatory)

- 9. Lined Name: The way the lining is to appear in the directory. (manisters 1,000 characters including species)
 Caption extragancests should be furnamed pay guidelines. Non-Pub or Non-List stansies should be indicated.

 10. Lined Address: Contest address may include extent counter street same, only, state, and signeds. (Non: P.O. Box or Reads and compatible). Omitted address aboves as (OAD). (manisters 250 characters)

 11. Sendon Address: Physical function of the subspaces.

 12. Contests Manis: The same of the community where the lining appears. (i.e.: the Adams Directory may have

- manage case of Sea
- 1). Zhande: 3 or 9 character cols. 14. Yellon Sunn Hadler: The Yellon ur. The Yellow Page baseing where outsiner were his limite to appear. (Valid for Busines
- vinery Listens early).

 Manager Manager (Installing control office and discoursy configuration, large will be included. If particularly will be designed. If particularly will be designed. If the particular will be charged. Discoursy appearance and the firm in based on the control office influence, a fewering Listing will be observed. Discoursy appearance and the firm in based on the control office influence for appearance in other discoursine will be at the rate of a Ferrigo Listing (FL).

MILLING INFORMATION SECTION (Name in this section are requested but optional)

- 16. Billion Home to appear on bill. 17. Billion Address: Street combin.

- is: These remains, speed cames, only, date, alp.

 hereal blacker: Tringshouse counter to execute regarding billing.

 hereal Country cames or partners' cames or 2 compared without

 making field country. Personnels or Compared as
- 19. Bearing Committy Sale owner; Personally or Corporate
 29. Transfer Committy State owner; Personally or Corporate
 29. Transfer Committee State State State State owner, must been excise security marker.

DESCRORY DELIVERY DECEMATION SECTION (have in this section are mandatory)

- lane: Fernand or backers bean. Deliver: Address: Street exacts, Greet came, city, state, sip code of whore discretaries are to be delivered Discretary, Back 187: Bult cade of the discretary. Handas of Londonness: for immediate delivery/replacement.

- mile: 0 3 maidenes, 0 5 business, then ma

REMARKS SECTION (As required)

27. Banacha: Free flow field used by Cerrier for any additional information

PHONATEPROPRIETARY the states properties; information, they not be used or decise States on comparison comparison to a order agreement

BARCO Bellmenhier

Pablication Scholates

BAPCO will provide to all carriers a printed copy of the publication achadules for all directories within the arm served by the earlier. This achadule will include the name of the directory, the directory belt code, the business office close date and the issue date. The business office close date represents the last day to receive activity for approximate in the subsequent directory. This date also represents the close date for advertising activity into the Yellow Pages.

The issue date represents the mid-point of delivery of the new directory and the date at which new directory billing will begin for the directory being delivered. The length of the delivery paried will very depending upon the size of directory.

Yellow Basiling

BAPCO will provide a priced version of the Yotlow Pages Heading the which will include all Yotlow Pages headings allowed by BAPCO, the Yotlow Pages heading entered the exercised SEC ents. This meterial would be utilized to exist the business customer in identifying where they would like representation in BAPCO's classified Yotlow Pages discounteries.

Constant Maga

SAPCO will provide a coverage map for its major directories identifying breadly the gaugestic one covery by the major directory. These major will be provided only for the major directories in the over covered by the content.

Council College Stable

BAPCO will provide two printed vertices of what is called the ABC table. Version 1 of this report, identifies by 187A and in sequence by control called in which directory a contract is called to appear. Version 2 of this report referent the directory name and all control called appearing within that directory.

والمنافعة والمناف

BAPCO will provide a conducted printed version of Nating specifications reflecting the rates and regulation regarding listing approximate in both the white and yealthry pages.

Abburdenies Tells

BAPCO will provide a printed copy of the standard abbroviations utilized for given eases, tiles of abbres, tiles of lineage, military state, degrees and professional affiliations remaints. This information can be used to easie in affiliationly presenting various listed same requests.

Receipe Ministry Milita Tribit

BAPCO will provide a list of all foreign directory names to be used in the presenting of foreign listing requests. This field is a required element in the establishment of foreign listings.

Continue Golds Dogs Aggresses Emmisses

BAPCO will provide free listing appearance under the cross of Establishing Service, Billing and Repair is the Customer Guide Senties of the White Pages for discounts where a center operate. These presedures identify here to get your listing to appear and precedures for purchasing LBC specific pages.

Machinesti C-2 Unbunded Freducts and Sentees and New Sentees Description: For that parted of time in which Buildouth serves as North American Ibushburing Flan administrator for the states in the Buildouth region, Buildouth will excite ALEGO applying for NEX codes for their use in providing lead contains contains.

Rates: No Charge

Service: Assess to Humbers

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Allochment G-4 Unburnfled Products and Services and New Services Service: 600 Detabase Description: Provides for utilization of the Ballibouth 600 Service Control Points for attaining 600 Service routing information. Describes corried to provided using a common authorists the Describes. The Buildows extracts components utilized in the provides of (the corrier on the Service Buildows Paint (1997), the Openior Chancel Stynatory Service Indonesis, the Stynator Transfer Paint (1977), and the Service Control Paint (1977). Academically, the Service Management System for as the excited paint for the editional ratios of all t ALEC's with STPs will be able to connect directly to Buildouth local or regional STP for examing the deciment reading information from Baddwall's SCP and will not be required to order PAD or TRADA ... Tradated Option 3 Service. For this connection the ALBCs may also Separate System Service Franklations informational in Strategical, AL and Admit, CA with Collegeal's load or regional STP. Statelet: All Rotes, Terms and Conditions: In all cases, the SEO Detabase rates, forms and conditions will be applied as out forth in Sections SL, SL, SD and S113 of Sections Transcommission of the St. Statement Assess, Service Touth. -

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Unbundled Products and Services and New Services

Service: Signaling

Description: Provides for connection to and utilization of BellSouth's

Signaling System 7 network for both call setup and non-call

solup purposes.

State(s): All

Reto Clements	Monthly Rote	Recurring Rate	Non- Recurring	Applied Per
CCST Signating Connection Provides a two-vely digital SS (Specialistical facility connecting a customer's agreeing point of markes in a LATA to a Settlewin STP Each customer's connection requires other a pair or a qualit	\$198.00		96 10.00	SE Kees faculty
CCST Signating Termination - Provides a customer deducates point of intertees at the Bertsouth STP for each of the customers SST connections	\$364.60		F = 10 10 10 10 10 10 10 10 10 10 10 10 10	STP Pea .
CCST Signating Usage* - Radors to the messages traversing the Satisfacts signating naturals for call being and non-call being purposes.	:			Call Set Up Meg TCAP Meg.
CCS7 Signaling Usage Surregals*	\$306.00	•		56 Kees facility

"Afters signaling usage measurement and billing capability cases. CCS7 Signaling Usage will be billed on a per message to Where measurement capability does not exact. CCS7 Signaling Usage Surregate will be billed on a per 56 Kilps facility to

Unbundled Products and Services and New Bendage

Service: Operator Gell Proceeding Access Service

Description: Provides Operator and Automated and handling. This includes proceeding and verification of attenues billing information for eather, calling bard, and billing to a third number. Operator Call Proceeding Access Service also provides customized call broading; dealing instructions; and other operator assistance. On customer may dealer.

	State(e)	Resurring	Applied Per
		\$1.17 MARI	For the Alberta
		Committee to the second	~~~
	N. Carreiro S. Carreiro Torressa	8.13	~ ~ ~ ~
Tody Automated that Handling Specially Revision Transport Chandle Revision Streets rates, terms and or	*	210	Ny Alisa Mari
Total Control of the Parish Address of the Parish of the P			

Unbundled Products and Services and New Services

Service: Directory Addictance Access Service (Number Services)

Description: See below

مندوس وسوا		Statute)	Honthly
	CA Access Services		per call anamer
	Graph a latest substance number at the request of an Anneas substances and user Sections and provide or attempt to provide transport to provide the provide transport to the number requests.		
	At least and respect out competition attempts are maded over the respect to the feath, comply to the former strong and other that comes are despited number for Automatic Message Account (AMA) made the respect to the competition attempt and competition attempt and competition attempt and competition attempt. The competition is not attempt and competition attempt. The		
			10 00 10 00 10 00 10 00 10 00 10 00 10 00 10 00 10 00
Access Survivas Internação	Name of Street Street Asset of Street	•	50 25 per (nortice) suppr)
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Directory Assistance Serves Call	Range data and conditions and to copied as an last on the A 69 1 7 for Continue and an and last in 65 5 3 for ALPLITY LAMBRIC SC TH of Condition Transfer and Associate Associate Service Test	•	
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Charley Adolphian Ingeneration	Compared on the form of \$5.5 to ALPLRY LAME NO SC TH of Serious Transport Transport to the Series Screen Series Transport to the Series		
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	Name array and constants and to constant as an form of Assert 1.		

American C-10

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Unbundled Products and Services and New Services

Service: Centralized Message Distribution System - Hosting (CMDS-Hosting)

Description: CMDS-Heating is the Belloore administered national system used to exchange Exchange Message Record (EMR) formatted message data among host companies.

> All Introl.ATA and local messages originated and billed in the BattBouth Region involving BattBouth CNDS heated companies will be processed through the Non-Sent Paid Report System described in Attachment C-12 following.

-00.000		
	Manage Charleston is reading determination and subsequent debring of mesons data from one company to another. Also installed to interfere fundamental CASS, where appropriate. This always is applied on a per mesonge basis.	10.004
Per Transmission	This charge is explicit on a per namenta battle.	\$0.001

Unbundled Products and Services and New Services

Service: Non-Sent Paid Report System (NSPRS)

Description: NSPRS Includes: 1) a mechanized report system that provides to the BellSouth CMDS hosted companies within the BeltBouth Region Information regarding Non-Sent Paid message and revenue occurring on calls originated and and billed within the BellSouth region; 2) distribution of **Belicore produced Credit Card and Third Number System** (CATS) reports and administration of associated elements: 3) distribution of Belicore produced non-conterminous CATS reports and administration of associated settlements.

State(s): All	Gilling and Collections For Retained by Billing Co.	Applied
ISPRS - Introduction FL and NC	\$0.000	томада
NSPRS - Intractate All Other BellBouth states	80 06	тесевде
ISPRS - CATS	\$0.06	тесседо
NSPRS - non-conterminous	80 16	тессово

Attachment D Contract Provisions for RAO Hosting and NSPRS SECTION 1 SCOPE OF AGREEMENT This Agreement shall apply to the services of Revenue Accounting Office (RAO) Hosting and the Non-Sent Paid Report System (NSPRS) as provided by BellSouth to the ALEC The terms and conditions for the provisions of these services are outlined in the Exhibits to this Agreement. Centralized Massace Distribution System is the BellCore administered national

SECTION 2 DEFINITIONS

- 201 A system, based in Kansas City, Missouri, used to exchange Exchange Message Record (EMR) formetted data among host companies
 - Compensation is the amount of money due from BellSouth to the ALEC or from the ALEC to BellSouth for services and/or facilities provided under this Agreement.
 - Exchange Message Record is the nationally administered standard format for C. the exchange of data among Exchange Carriers within the telecommunications industry
 - Intercompany Settlements (ICS) is the revenue associated with charges billed by a company other than the company in whose service area such charges were D incurred. ICS on a national level includes third number and credit card calls. ICS within the BellSouth region includes third number, credit card and collect calls
 - Message Distribution is routing determination and subsequent delivery of E message data from one company to another. Also included is the interface function with CMDS, where appropriate.
 - Non-Sent Paid Report System (NSPRS) is the system that calculates ICS amounts due from one company to another in the state of Florida.
 - Revenue Accounting Office (RAO) Status Company is a local exchange G company/alternate local exchange company that has been assigned a unique RAO code. Message data exchanged among RAO status companies is grouped (i e packed) according to From/To/Bill RAO combinations.

SECTION 3 RESPONSIBILITIES OF THE PARTIES

- 3 01 RAO Hosting and NSPRS services provided to the ALEC by BellSouth will be in accordance with the methods and practices regularly adopted and applied by BellSouth to its own operations during the term of this Agreement, including such revisions as may be made from time to time by BellSouth.
- 3 02 The ALEC shall furnish all relevant information required by BellSouth for the provision of RAO Hosting and NSPRS.

SECTION 4 COMPENSATION ARRANGEMENTS

4.01 Applicable compensation amounts will be billed by BellSouth to the ALEC on a monthly basis in arrears. Amounts due from one party to the other (excluding adjustments) are psyable within thirty (30) days of receipt of the billing statement.

SECTION 5. ASSOCIATED EXHIBITS

- 5.01 Listed below are the exhibits associated with this Agreement.
 - Exhibit A Message Distribution Service (RAO Hosting)
 - Exhibit B Intercompany Settlements (NSPRS)
- 5 02 From time to time by written agreement of the parties, new Exhibits may be substituted for the attached Exhibits, superseding and canceling the Exhibits then in effect.

SECTION 6 TERM OF AGREEMENT

601	This agreement is effective	and will continue in force until	
	terminated, with or without cause, by thirty (30) days prior notice in writing !		
	either party to the other. This Agreemen	It may be amended from time to time upor	
	written agreement of the parties.		

Executed this	4	y of, 199_
WITNESS		THE ALEC
		(title)
WITNESS		BELLSOUTH TELECOMMUNICATIONS, IN

Exhibit A SECTION 1 SCOPE OF EXHIBIT This exhibit specifies the terms and conditions, including compensation, under which 101 BellSouth shall provide message distribution service to the ALEC. As described herein, message distribution service includes the following 1) Message Forwarding to intraregion LEC/ALEC - function of receiving an ALEC message and forwarding the message to another LEC/ALEC in the BellSouth region. 2) Message Forwarding to CMDS - function of receiving an ALEC message and forwarding that message on the CMDS. Message Forwarding from CMDS - function of receiving a message from CMDS and forwarding that message to the ALEC SECTION 2 RESPONSIBILITIES OF THE PARTIES An ALEC that is CNEDS hossed by BellSouth must have its own unique RAO code. 201 Requests for establishment of RAO status where BellSouth is the selected CMDS interfacing host, require written notification from the ALEC to BellSouth at least six (6) weeks prior to the proposed effective date. The proposed effective dute will be mutually agreed upon between the parties with consideration given to time necessary for the completion of required BellCore functions. BellSouth will request the assignment of an RAO code from its connecting contractor, currently BellCore, on behalf of the ALEC and will coordinate all associated conversion activities 2.02 BellSouth will receive messages from the ALEC that are to be processed by BellSouth, another LEC/ALEC in the BellSouth region or a LEC outside the **BellSouth region** BellSouth will perform invoice sequence checking, standard EMR format editing and 2 03 balancing of message data with the EMR trailer record counts on all data received from the ALEC All data received from the ALEC that is to be processed or billed by another 2 04 LEC/ALEC within the BellSouth region will be distributed to that LEC/ALEC in accordance with the agreement(s) which may be in effect between BellSouth and the involved LEC/ALEC All data received from the ALEC that is to be placed on the CMDS network for 2 05 distribution outside the Bell South region will be handled in accordance with the agreement(s) which may be in effect between BellSouth and its connecting contractor (currently BellCore). 2.06 BellSouth will receive messages from the CMDS network that are destined to be processed by the ALEC and will forward them to the ALEC on a daily basis

2 07 Transmission of message data between BellSouth and the ALEC will be via electronic data transmission. All messages and related data exchanged between BellSouth and the ALEC will be 2 08 formatted in accordance with accepted industry standards for EMR formatted records and packed between appropriate EMR header and trailer records, also in accordance with accepted industry start The ALEC will ensure that the recorded message detail necessary to recreate files provided to BellSouth will be maintained for back-up purposes for a period of three (3) calender months beyond the related message dates. 2.10 Should it become necessary for the ALEC to send data to BellSouth more than sixty (60) days past the message date(s), that ALEC will notify BellSouth in advance of the transmission of the data. If there will be impacts outside the BellSouth region, Bell South will work with its connecting contractor and the ALEC to notify all affected parties. In the event that data to be exchanged between the two parties should become lost or 211 destroyed, both parties will work together to determine the source of the problem. Once the cause of the problem has been jointly determined and the responsible party (BellSouth or the ALEC) identified and agreed to, the company responsible for creating the data (BellSouth or the ALEC) will make every effort to have the affected data restored and retransmitted. If the data cannot be retrieved, the responsible party will be liable to the other party for any resulting lost revenue. Lost revenue may be a combination or revenues that could not be billed to the end users and associated access revenues. Both parties will work together to estimate the revenue amount based upon historical data through a method mutually agreed upon. The resulting estimated revenue loss will be paid by the responsible party to the other party within three (3) calendar months of the date of problem resolution, or as mutually agreed upon by the parties. 2 12 Should an error be detected by the EMM formet edits performed by BellSouth on data received from the ALEC, the entire pack containing the affected data will not be processed by BellSouth BellSouth will notify the ALEC of the error condition. The ALEC will correct the error(s) and will resend the entire pack to Bell South for processing. In the event that an out-of-sequence condition occurs on subsequent packs, the ALEC will resend these packs to BellSouth after the pack containing the error has been successfully reprocessed by BellSouth In association with message distribution service, BellSouth will provide the ALEC 2 13 with associated intercompany settlements reports (netional and regional) as appropriate In no case shall either party be liable to the other for any direct or consequential 214 damages incurred as a result of the obligations set out in this agreement

SECTION 3 COMPENSATION

3 01 For message distribution service provided by BellSouth for the ALEC, BellSouth shall receive the following as compensation:

Rate Per Message \$0.004

3 02 For data transmission associated with message distribution service, BellSouth shall receive the following as compensation:

Rate Per Message \$0.001

- Data circuits (private line or dial-up) will be required between BellSouth and the ALEC for the purpose of data transmission. Where a dedicated line is required, the ALEC will be responsible for ordering the circuit, overseeing its installation and coordinating the installation with BellSouth. The ALEC 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 successfully ongoing will be negotiated on a case by 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 the ALEC. Additionally, all message toll charges associated with the use of the dial circuit by the ALEC will be the responsibility of the ALEC. Associated equipment on the BellSouth and, including a modem, will be negotiated on a case by case basis between the parties.
- 3 04 All equipment, including moderns and software, that is required on the ALEC end for the purpose of data transmission will be the responsibility of the ALEC

Exhibit B

SECTION 1 SCOPE OF EXHIBIT

101 This Exhibit specifies the terms and conditions, including compensation, under which Bell'South and the ALEC will compensate each other for intercompany Settlements (ICS) messages

SECTION 2 RESPONSIBILITIES OF THE PARTIES

- 2.01 BellSouth will remit to the ALEC the revenue, less a billing charge, for intral.ATA ICS messages, Local ICS messages, and charges for other services when related messages and/or services are provided by the ALEC and billed to:
 - 1) a BellSouth customer.
 - another company within the BellSouth region (excluding Florida) associated with the exchange of message data with BellSouth (excluding CIID and 891 messages)
 - 3) another company within the contentionus United States that utilizes CMDS directly or indirectly and settles with BellSouth directly or indirectly through the Credit Card and Third Number Settlement System (CATS) administered by BellCore.
 - another company utilizing the non-conterminous RAO codes associated with AT&T's Transport and Tracking Intercompany System settlements with BellSouth.
- 2 02 These other services include, but are not limited to
 - Maritime Mobile Radiotelephone Services radio link charges as set forth in the FCC's Maritime Mobile Radiotelephone Services tariff.
 - Aviation Redioselephone Service radio link charges as set forth in the FCC's Aviation Redioselephone Service tariff
 - Public Land Mobile Radiotelephone Transient-Unit Non-Toll Service changes as approved by the authorized state regulatory commission (or municipal regulatory authority).
 - 4) Non-Toll Service Charges billed to a calling card or to a third number as filed with and approved by the authorized state regulatory commission (or municipal regulatory authority).
 - Directory Assistance Call Charges to a calling card or to a third number as approved by the authorized regulatory commission.

- 2.03 The ALEC will bill, collect and remit to BellSouth the charges for intraLATA and/or local ICS messages and other services as described above where such messages and/or services are provided by:
 - 1) BellSouth,
 - another company within the BellSouth region (excluding Florida) associated with the exchange of message data with BellSouth (excluding CIID and 891 messages).
 - another company within the conterminous United States that utilizes CMDS directly or indirectly and sattles with BellSouth directly or indirectly through the Credit Card and Third Number Sestlement System (CATS)
- 2 04 For ICS revenues involving the ALEC and other non-BellSouth LECs/ALECs within the state, BellSouth will provide the ALEC with monthly reports summarizing the ICS revenues for messages that originated with the ALEC and were billed by each of the other Florida LECs/ALECs and those messages that originated with each of the other Florida LECs/ALECs and were billed by the ALEC

SECTION 3. COMPENSATION

3 01 The following componention shall be retained by the billing company for the billing of ICS messages and services:

1)	Calls originated and billed in Florida or originated and billed in North Carolina	\$0.0666
	Calls originated in any of the states within Bell South region and billed in that same state	\$0.05
2)	Calls originated in a state within BellSouth's region and billed in another state or originated in another state or originated in another state within BellSouth's region	\$0.05
3)	Calls originated in a state within BellSouth's region and billed outside the conterminous United States	\$ 0 16

Backment C-11

Unbundled Products and Services and New Services

Service: Virtual Collegation

Description: Virtual Expanded Interconnection Service (VEIS) provides for

location interconnection in collector-provided/BellBou located fiber optic facilities to BellSouth's switched and especial access convices, and local interconnection facilities

Rates, Terms and Conditions:

Statujo): All except Ploride: In all states except Floride, the rotes, terms and

conditions will be applied as set forth in Section 20 of Gottouth Telecommunication's. Inc. Interessie Access Service Tertif, PCC No. 1.

in the state of Pleride, the rates, terms and Mate: Ployld:

conditions will be applied as set forth in Section 630 of Bellowth Telecommunication's,

Inc. Introcesto Acceso Bervice Tariff.

Service: Physical Collegation

Description: Per PCC - (10/10/02 PCC Order, pers 30)
Physical Collection is whereby "the interconnection party pays for LDC control office opens in which to locate the equipment recessary to terminate its transmission links, and has physical access to the LDC control office to install, maintain,

and repair this equipment."

State(e): All

Rates, Terms and Conditions: To be negotiated

BellSouth Telecommunications Negotiations Handbook

for

Collocation

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Preface

This handbook describes Bell-South's Collocation offerings and contains general guidelines for ordering, provisioning and maintenance of these offerings. By design, this document does not contain detailed descriptions of estwork interface qualities, network capabilities, local interconnection or product service offerings. This document does not represent a binding agreement in whole or in part between Bell-South and subscribers of Bell-South's Collocation services.

 Based on the nature of your business, you will find a list of contacts included for your convenience in discussing the above name.

Introduction

BeilSouth offers Virtual Expanded Interconnection from the FCC #1 tanff and from the Florida State Access E taniff. In addition, BellSouth will negotiste Physical Collocation on a first come, first serve basis, depending on space availability.

Service Description

Virtual Expanded Interconnection Service (VEIS)

VEIS is a tariffed offering which provides for the placement of collocator-owned facilities and equipment in BellSouth Central Offices and the interconnection of this equipment to BellSouth Switched and Special Access Services. Equipment that is part of a VEIS arrangment is most commonly located in the BST equipment line-up.

With VEIS, the collocator places fiber optic cable outside the central office to a designated interconnection point, such as a mashole. The collocator will provide the entrance fiber between the interconnection point and the collocation equipment arrangement inside the central office, cabling from the arrangement to the BST cross-connect point, and cabling from the arrangement to the BST provided power source. BuilSouth will lease the entrance fiber, cabling and equipment placed by the collocator for the nominal five of one dollar.

Alarming and monitoring of the collocated equipment is the responsibility of the collocator BeilSouth will perform all maistenance and repair on collocator equipment once notified by the collocator that such work is necessary. For additional information regarding BellSouth's Virtual Expanded Interconnection Service, please reference Section 20 of BellSouth's FCC #1 tanff or section 20 of BellSouth's Florida Dedicated Access Tanif

Physical Collogating

By definition, Physical Collection goes beyond the arrangement described above. Physical Collocation offers leased Central Office space for either Expanded Interconnection (EIS) or for Service Interconnection (SI). Expanded Interconnection is the placement of private entrance facilities and equipment owned by third parties, interconnected to BellSouth's tariffed services. Service Interconnected to BellSouth tariff services, without private entrance facilities.

Unlike VEIS, the equipment placed as part of a Physical Collocation arrangement will be placed in floor space separated from BST equipment by common fire wall protection and will be fully owned, maintained, and repaired by the collocator or their approved agent. The equipment compliment may include transmission equipment, switching equipment, routers. PCs and modems

Service Descriptions

Physical Collection (cost)

As with VEIS, all equipment placed as part of a collocation arrangement must be installed by a BeilSouth certified vendor and must meet NEBS standards. A steel gauge cage may be purchased from BeilSouth to house the equipment arrangement at the request of the collocator for an additional fee.

Rate Components

The rate element components of Virtual Collocation are contained in BellSouth's FCC #1 tanff.
Section 20 and in the Floride Dedicated Services tanff, Section 20. Physical collocation offers a
menu-style ordering provision so you may select only the stems required for your individual
arrangement(s). Some components are required for all arrangements and will be marked by an
(R) next to the stem in the descriptions following:

Application for (R)

The application fee is required for all collocators to cover the engineering and administrative expense associated with your application inquiry. This fee is a one time charge per request, per C O for each new VEIS / EIS / IS service request. No application fee is required for updates, amendments or supplements to service requests in progress. A subsequent request by the same customer in the same C O will be treated as "new" if the settle! VEIS / EIS / IS request has completed and is in service. The Application fee must be paid upon submission of an application to indicate a bone fide request.

Floor Space (R)

This component covers the equare footage for the equipment rack(s) and POT bey for your arrangement plus a factor of 25% when no cage is present, or will include the enclosure square footage when a cage is utilized. When a cage is not requested, square footage will be calculated based on the shadow print of your equipment racks and POT bey times the factor of 1 25 to components for maintenance wellt-around space for your equipment. If you require administrative space for your arrangement, i.e. a deak or terminal stand, you will be required to purchase a cage enclosure.

The floor space charge also covers lighting, heat, air conditioning, ventilation and other allocated expenses associated with the central office building and will commence billing the day the allocated space is turned over to the collocator for occupancy. The floor space element does not include the amperage required to power the collocated equipment.

Rate Components (cont)

Power (R)

The amps required to power the collocated equipment will be charged per ampere based on equipment manufacturers specifications for maximum power requirement

Cross-connect (R)

This elements provides the one-for-one interconnection to BellSouth's tanded Switched and Special Access service offerings (i.e. DS0, DS1 or DS3 services) or Unbundled service elements (voice grade 2-wire or 4-wire unbundled loop, port). It is a flat rate, non-distance sensitive charge and will be applied on a per circuit order basis.

Cable Installation

The cable installation charge applies only to collocators who provide private entrance facilities to their collocated equipment. This is a one time (non-recurring) charge per cable, per installation to arrange the punch through to the manhole, pull fiber cable length from the serving manhole to the Central Office cable vault, perform splicing to collocator provided fire retardent riser, and pull _____ cable length through cable support structure to the collocation arrangement location

Cable Support Structure

The component covers the use and maintenance of the Central Office duct, riser and overhead racking structure when the collocator has elected to provide private entrance to their equipment. This is a nominal monthly recurring charge.

Space Preparation for

This one time fee per arrangement, per location covers the survey, engineering, design, and building modifications for the shared physical collocation area within a central office. BellSouth will pro rate the total space preparation costs among all collocators at that location based on the number of square florance requested. This charge may vary dependent on the location and the type of arrangement requested. The Space preparation charge is payable in full before cage construction or equipment installation begans.

Space construction for

This element applies to physical collocation arrangements only and will vary based on the type of arrangement requested. The the covers the materials and installation of optional steel gauge caging, C.O. grounding, flourescent Lighting, floor treatment, power outlet, extension of environmental alarms and other incremental materials cost charged on a per square foot basis.

Rate Components (com)

POT bev

BellSouth requires the use of a Point of Termination Bay (POT bay) for demarcation with physical collocation. The collocator may elect to provide their own POT bay, or may purchase the functionality from BellSouth on a per cross-connect basis for an additional incremental charge

Security Escort (B)

A security escort will be required for all equipment inspections under VEIS and for maintenance. repair or provisioning visits by a collocator or their agent under physical collocation for some central offices based on office configuration. The charge is based on half hour increments

Additional En

This charge may apply for modifications to an application in progress which results in architectural, design or engineering changes. The charge may also apply to incendental engineering and design for physical collocation space when a full space construction charge does not apply

Collocators who request administrative reports will be assessed a report fee on a per occurrence bases

General Terms and Conditions

Application for service

The application for collocation is a two-phased process consisting of an Application Inquiry and a Firm Order. To obtain a copy of BellSouth's application form, see page 10 of this document. Prior to negotiations for equipment placement, the inquiry document must be submitted for review and planning by the Central Office equipment engineers, space planners and facility planners. Based on the feedback from these sources, BellSouth will respond to the application in writing

Following the collocator's review of BellSouth's response, a Firm Order may be submitted for each location for which the collocator wishes to proceed. The Firm Order may be submitted on the same form used during the Inquiry phase, provided all inscessary revisions are clearly marked to indicated the applicants finalized plans. A detailed equipment drawing must accompany the Firm Order Request. The application for referenced in the previous section must also accompany each application as indication of a bone fide request.

Assentant of secon

BellSouth will seeign space for collocation based on space availability and on a first come, first serve basis. For physical collocation, a customer may opt for a cage exclosure which will be offered as a 100 square foot minimum based on space availability within the area designated for physical collocation.

A collocator requesting more than a 100 square foot cage module will be offered contiguous space where available. Where contiguous space is unavailable, the collocator may elect the construction of two separate enclosures and may interconnect its arrangements one to another

If BellSouth determines there is insufficient space within a central office to accommodate physical collocation. BellSouth will provide Virtual Expanded Interconnection in accordance with existing regulatory requirements.

Occupancy of space

The collocator must commence equipment installation within 180 days from the date space is made available by BellSouth or forfeit the right to use the space

Pricing structure

BeilSouth offers a pricing plan which meets the specifications of the 1996 Legislative Act. The plan features zone and location based pricing some recurring elements and offers the optional purchase of a caged enclosure.

BellSouth Collocation Handbook - Version 3 August 1996 Page 6

General Terms and Conditions (cont.)

Equipment installation

The collocator must select an equipment installation vendor who has achieved BellSouth Certified Vendor status to perform all engineering and installation work associated with the equipment collocation arrangement. This ensures BellSouth's standards for safety and quality will be met A list of certified vendors is contained in the Appendix of this document.

The Certified Vendor is responsible for installing the collocation equipment and components, running power feed(s) to the BellSouth BDFB, performing operational tests after the equipment installation is completed, and notifying the local BellSouth Equipment Engineer and the Collocator upon successful completion of the installation and acceptance testing. Arrangements must be made such that the Collocator is billed directly by the Certified Vendor for activities associated with the arrangement installation.

Alarm and montocons

The collocator is responsible for the placement and monitoring of their own remote environmental and equipment alarms. BellSouth will place environmental alarms in collocation areas for its own use and protection. Upon request, BellSouth will provide remote monitoring circuits at the tariff rate for the service requested.

Inspections

BeilSouth will conduct an inspection of the collocator's equipment and facilities between the time of the initial turn-over of the space and the activation of cross-connect elements. Subsequent inspections may occur with equipment additions or on a predesermined inserval beas. For such inspections, BellSouth will provide a minimum of 48 hours advance notification. BellSouth reserves the right to conduct inspections without prior notification to ensure compliance to the terms and conditions of the teriff or agreement. Collocator personnel have the right to be present for inspections.

A collocator may inspect their virtual collocation arrangement upon completion of the arrangement installation. A security escort will be required. Any additional inspections must be coordinated with BellSouth and will also require a security escort.

Commencement Date

The date which the collocator and BellSouth jointly certify the interconnector's equipment is operational will be the commencement date

General Terms and Conditions (cont.)

Insurance

BellSouth will require \$25 million in comprehensive general liability insurance and workers compensation coverage employers liability coverage with limits not less than \$100,000 each accident, \$100,000 each employee by disease. \$500,000 policy limit by disease. BellSouth will review requests for self-insurance on a case by case basis. BellSouth may not consent to an interconnector's assumption of the entire \$25 million of liability in lieu of general coverage.

Insurance coverage must be in effect on or before the date of occupancy (equipment delivery) and must remain in effect until departure of all collocator personnel and property from the central office

Ordering Interconnected service

A collocator may interconnect to special and switched access services from BellSouth's FCC #1 at the DS3. DS1 and equivalent DS0 cross-connect level. Interconnection is also available to Unbundled loops and ports from the State Access E taniff / State Dedicated Services E taniff for certified ALECs only. Please ask your BellSouth contact for state specific information.

Services to be interconnected to a collection arrangement must be submitted on Access Service Request (ASR) forms using industry standards and code sets for accurate and complete requests For information regarding the ASR ordering process and field definitions, please reference the Access Service Ordering Guide, BellCore's Special Reports SR STS-471001 and 471004

Assumment of facilities

When a customer orders a service which interfaces at an end customer location at the same level as the cross-connect purchased, BeltSouth will assign facilities within its network and provide the interconnection information on the Design Layout Record (DLR). When a customer orders cross-connects at a higher interface level than the service purchased for the end customer, the ordering customer must provide BeltSouth with the circuit facility assignment.

Liebility

The collocator is responsible and accountable for the actions of their employees and their agents. The collocator will be required to pay liquidated damages to BST for damage to BST property, equipment or facilities as a result of the actions or behaviors of either the collocator employees or their agents.

General Terms and Conditions (cont.)

Access to BellSouth Central Offices

Only BellSouth employees. BellSouth certified vendors. Collocator employees and their authorized agents are permitted in BellSouth Central office buildings. All collocators are required to provide their employees and authorized agents a picture identification. This identification must have the employee name and company name clearly printed and must be visible at all times while the individual is inside a BellSouth facility. Manned offices will afford 24 hour, 7 day per week access without prior arrangements. Unmanned offices may require prior arrangement for the dispatch of a BellSouth employee or security escort for building access.

Recovery of extransous espenses

Should BellSouth discover, upon beginning construction for physical collocation space, that unexpected major rennovation or upgrade will be required to one of the following in order to facilitate physical collocation. BST will share the costs of these expenses among collocators based on the number of square footage being requested ground plane addition, asbestos abasement, ... mechanical upgrade, major HVAC upgrade, separate egrees, ADA compliance

Cancellation of a request in progress

If a collocator cancels an in-progress firm order request, the collocator will be responsible for reimbursing BST for expenses incurred to date. If the collocator has prepaid all or a portion of the non-recurring fees. BellSouth will refund the amount not expended as of the date of the cancellation.

Conversion of Virtual to Physical Collection

Collocators who have existing VEIS arrangements may convert these arrangements to physical collocation provided the terms and conditions for physical collocation are met. The collocator will be responsible for the payment of BellSouth fees associated with physical collocation. rearrangement of existing services and vendor costs for the relocation of equipment.

Special Reports

BellSouth will negotiate with requesting parties in the development of administrative reports, based on the availability of the data being requested. A fee structure will be based on the complexity of the request and resources required to produce the report(s)

Negotiation Contacts

For ALEC initial contact:

Contact Name Bob Scheye Telephone 404 420-8327

For all IXC, CAP, and subsequent ALEC contacts:

Contact Name	Telephone	Pager Number	Eas.Number
Rich Dender	205 977-5966	1-800-729-1371	205 977-0037
Nancy Nelson *	205 977-1136	1-800-729-1380	205 977-0037

^{*}Collocation Coordination Center Manager

For * BBS End User Customers * Third Party Agents * Solutions Providers

General information

Contact Name Telephone Fax Number Tony Saberre 205 985-6195 205 985-1900

Or contact your account representative

To obtain a come of BullSouth's Application / Inquiry document:

Contact: Neacy Nelson

(205) 977-1136 Room E4E1 South 3535 Colonasde Drive Birminghom, Alabama

Physical Collection BullSouth Certified Vender List For Engineering and Installation of Collection Arrangements

Company Name	Connect Name		Lebuhana.
ADC Communications	Ken Reeves		800 223-9773
	Doug Guidry		318 684-2860
Alcatel	Ed Bostwight	FL.	404 270-8335
	Alex Baber	FL	800 869-4869
E F & I Services Co	Reed Tillis		904 355-7930
Lucent Technologies, Inc.	Jerry Jones	KY	502 429-1346
	Mike Harrington	MS	601 544-7530
	George Forguson	MS	601 949-8275
	James McGernry	GA	404 573-4120
	Janet Hallford	GA	404 573-6945
	Charlotte office	NC	704 596-0092
	Charlotte office	NC	704 598-0750
	Other areas	NC	910 299-0326
	Adnes Dye	SC	803 926-5213
	Alabama office	AL	205 265-1291
Mintel	Richard Bocht		800 875-6468
			404 923-0304
North Supply /	Terry Fowler		800 755-0565
DA TEL FiberNet, Inc.	Doug Syles		205 942-4411
Quality Telecommunications, Inc.	Jerry Miller		770 953-1410
Rapid Response Communications	Ted Pelleux		615 546-2886
Six 'R' Communications, Inc	Ken Kooms		704 535-7607
(NC and SC only)	Dick Phillips		704 289-5522
Tale Tech Communi	Karl Bush	KY	606 275-7505
Tele-Tech Company	Bob Burch		606 275-7502
W E Tech. Inc	Wes Evans		305 587-6996

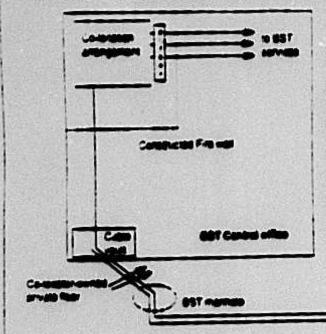
BallSouth Physical Collection Control Office Exemptions (through September 1994)*

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Alabama	Birmingham	Five Points South	BRHMALFS
		Main and Toll	BRHMALMT
		Riverchase	BRIEMALRC
	Huntsville	Redstone Arsenal	HNVLALMA
Flonds	Chipley	Jackson	CHPLFLIA
	Geinesville	Main	GSVLFLMA
	Jacksonville	Mandarin Avenues	MODRELAV
		San Jose	ICVLFLSI
		South Point (JT Butler)	ICVLILIT
	Jupiter	Main	IPTRILMA
	Lake Mary	Main (Heathrow)	LICHRIFLMA
	Lyne Hoven	Olio Avenue	LYNNFLOH
	North Dade	Golden Glades	NDADFLOG-
	Penascola	Forry Page	PNSCFLFP
	West Palm Beach	Gardens	WPSHFLGR
		Royal Palm	WPSHFLRP
Georgia	Aumel	Min.	ASTLGAMA
	Tucker	Main	TUKRGAMA
Kentucky	Louisville	Armory Place	LSVLKYAP
		Bardstown Road	LSVLKYBR
		Westport Road	LSVLKYWE
	Podució	Main	PDCHKYMA
North Carolina	Charlons	Red Roed	CHOLINCRE
		Research Drive (Univ)	CHOLLNCLN
	Greensboro	Airport	GNBONCAP
	Pembroke	Central	PMBRNCCE
South Carolina	Columbia	Senate Street	CLMASCSN
	Greenville	Woodruff Road	GNVLSCWR
Tennessee	Memphis	Main	MONTHONA
		Midtown	MOMPHENME
		Southside	MONTHENST

^{*} BellSouth ceased qualifying C O's September 1994 due to elimination of physical offering



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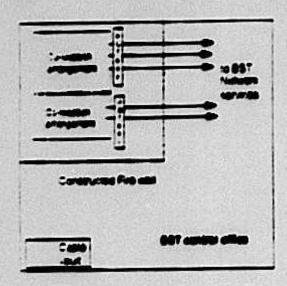


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Rates for Negotiated Interconnection

Rase Element	Application Description	Type of charge	Rate		
Application Fee	Applies per arrangement per location	Non recurring	\$ 3 \$48 30		
Space Preparation Fee	Applies for survey and design of space, covers shared building modification costs	Non recurring	ICB *(1) Will not be less than \$1,788 00		
Space Construction Fee	Covers maserials and construction of optional cage in 100 square foot increments	Non recurring	\$ 29,744 00 *(2)		
Cable Installation Fee	Applies per entrance cable	Non recurring	\$ 4,650 00		
Floor Space	Per square foot, for Zone A and Zone B offices respectively	Monthly Recurring	\$9 31 / \$8 38 *(3)		
Power	Per ampère based on manufacturer's specifications	Monthly Recurring	\$ 5 14 per ampere		
Cable Support Structure	Applies per entrance cable	Monthly Recurring	\$13 35 per cable		
POT bay	Optional Point of Termination bey, rate is per DS1 / DS3 cross-connect respectively	Monthly Recurring	\$1 20 / \$5 00 *(4)		
Cross-connects	Per DS1 / DS3 respectively	Monthly Recurring	\$ 9 28 / \$ 72 48		
Security escort	First and additional half hour increments, per tariff rate in Basic time (B), Overtime (O) and Premium time (P)	lesic time (B). Overtime (O) This is a tariffe			

Note I Will be determined at the time of the application based on building and space modification requirements for shared space at the requested C O

Note 2 Applies only to collocators who wish to purchase a steel-gauge cage enclosure

Note 3 See attached list for zone A offices as of May 1996. This list will be amended monthly

Note 4 Applies when collocator does not supply their own POT bay

	CITY	office A Office		
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<u>r</u>		Man & Toll	BRIDALMA	EX
	Montgomery	Main & Toll	MTGMALMT	
		Azalos	MOBLALAZ	V(III/)
L		Boca Teeca	BCRTFLBT	
CHEE I	Fort Lauderdale	Mass Renet	FTLDFLMR	
DWD.	Mentalization I	Cypross	FTLDFLCY	
		Plantation	FTLDFLPL	7/01/50
	Jacksonville Beach	Man	XIBHELMA	
	Jacksonville	Artingen	ICVLIPLAR	
		Beachwood	KVLFLBW	
		Clay Street	KVLFLCL	
		Southpoint	ICVLILIT	EX
me Ju		Normandy	JCVLFLNO	
		Riverside	ICVLFLAV	
		San Jose	JCVLFLSJ	EX
		San Marco	JCVLFLSM	
		Westconnett	JCVLFLWC	
		Mandana Avenues	MINDRELAV	EX
		Mandarin Loretto	MNDRITLLO	8223 L
	Lake Mary	Lake Mary	LICHOLFLMA	EX
	Miami	Grande	MANGEGR	
		Palmono	MEANTLPL	
		Albembra	MANGLAE	
		Bayshore	MIAMPLBA	We in
		Metro	MIAMPLME	
	Melhoume	Main	MLBRELMA	
	Orfando	Magnolia	ORLDFLMA	
-0.5		Azales Park	ORLDFLAP	
		Sand Lake	ORLDFLSL	
		Pinecestle	ORLDFLPC	
		Pinetalls	ORLDFLPH	
	West Palm Beach		WPBHTLAN	

STATE GA	CITY Alberta	OFFICE Athens	CLU / STATUS
	Atlanta	Courtland St	ATLNGACS
	DI KANTANTA	Peachtree PI	ATLNGAPP
No.	wishing die	Buckheed	ATLNGABU
		East Point	ATLNGAEP
		Toco Hills	ATLNGATH
		Sandy Springs	ATLNGASS
	Lilburn	Libun	LLBNGAMA
	Smyrna	Power Ferry	SMYRGAPF
		Smyrne Man	SMYRGAMA
W 100 -	Tucker	Tucker Man	TUKRGAMA EX
	Roswell	Roswell Main	RSWLGAMA
	Norcross	Norcross Main	NRCRGAMA
	Manetta	Manetta Masa	MRRTGAMA
5 8 9	Duswoody	Duswoody Main	DNWDGAMA
	Alpharette	Alpharetta Main	ALPRGAMA
	Columbus	Columbus Main	CLMOGAMT
KY	Louisville	Armory Place	LSVLKYAP EX
57. LA1S		Westport Rd	LSVLKYWE EX
		Beechmont	LSVLKYBE
		Bardstown Road	LSVLKYBR EX
		Fern Cressk	LSVLKYFC
		Town.	LSVLKYIT
		Mahawa	LSVLKYSM
		Third Street	LSVLKYTS
LA	New Orleans	Mess	NWORLAMA
Maria an	Seton Rouge	Main	BTRGLAMA
MS	Henjesburg	Hemesburg Mein	HTBGMSMA
	Jackson	Cap Pearl	JCSNMSCP
	Vicksburg	Visksburg	VCBGMSMA
NC	Cary	Central	NARYNCCE
	Chapel Hill	Rosemary	CPHENCRO
N 1888	Charlotte	Caldwell	CHRLINCCA
To the		South Boulevard	CHOLINGBO

TAIL	CITY	Other	CLL STATUS				
	Charlotte (cont)		CHRLINCDE				
		Erwn	CHRLINCER				
		Lake Point	CHOLINCLP				
		Reid	CHRLINCRE EX				
		Sharon Amity	CHBLINCSH				
		University	CHILINCUN EX				
	Greensboro	Eugene St	GNBONCEU				
	Ralaigh	Morgan	RLGIENCMO				
		New Hope	RLGHENCHO				
	Salisbury	Main	SLBONCHA				
	Wineson Salem	Fifth Street	WNSLNCFI				
	Ashville	O'Heary	AHVLNCOH				
sc	Charleson	Dial & Toll	CHTNSCDT				
	Columbia	Sonate St	CLMASCSN EX				
		At Andrews	CLMASCSA				
	Gressville	DeT	GNVLSCDT				
		Woodruff Road	GNVLSCWR EX				
	Spanishurg	Main	SPEGSCMA				
IN	Kaowii	Main	KNYLTNAKA				
	Memphis	Berten	MOMPHINDA				
		Chickesew	MOMPHETNET				
		England	MOGHTNEL				
		Germantows	MACHTNOT				
		Main	MONTHTOMA EX				
		Colville	MOGHTNOA				
		Southland	MOMPHTNSL				
	Nashville	Man & Toll	NSVLTNMT				
		Airport	NSVLTNAP				
	1.	Brentwood	NSVLTNBW				
		Cneve Hall	NSVLTNCH				
		Donelson	NSVLTNDO				
			NSVLTNIN				
		Inglewood	NSVLTNST				
		Sharondale University	NSVLTNUN				

Attachment C-14

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AMERICAN C-15

Unbundled Products and Services and How Services

Service: Unbundled Baskange Access Loop

Provides the connection from the corving control office to a subscriber's promises. It is angineered to most the come parameters as a residence or business exchange access line.

Information relative to multiplesting of the Unbundled Eschange Access Loop to departed in Atlantiment G-16 following.

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-			441	-	Pings	Age		Fires	Add1
Laborated Englands Audito Labo	88.00	\$140.00	\$44.00	\$17.00	\$140.00	\$45.00	925 00	\$140.00	\$45.00
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- 0.07 25 Maga			***	118	NA NA	**	\$2.00 \$1.95	RUA RUA	3

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Attachment C-16

Unbundled Products and Services and New Services

Service: Channelization System for Unbundled Exchange Access Loops

Description:

This new rate element provides the multiplecing function for Unbundled Exchange Access Leaps. If can convert up to 65 value grade leaps to D61 level for connection with the ALBC's point of interface. The multiplexing can be done on a concentrated basis (delivers at 2 D61 level to customer promise) or an a new-consentrated basis (delivers at 4 D61 level to customer promise) at the option of the customer.

In addition to the following rate elements, 1.544 Misps local channel and/or intereffice channel facilities may be required so set forth in E7 of BellSouth Telecommunication's, Inc.'s intrestate Access Service Terrif for non-collected ALSCs.

				Testas			Georgia		
San Carrier	1	Firet	Charge Addi	100	First .	186	Monthly 1 PAID	First	Add 1
Unburded Loop Channeleston System (DS1 to VG) Per System	8575 00	8625 00	BUA	9955 00	5460 00	**	\$655.00	\$490.00	N/A
Central Office Channel Interface (circuit seachic Islay-in equament).	81.79		80.00	\$1.70	87.00	87.00	81.70	\$7.00	87.00

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Linbundled Loop Channe-aston System (DS1 to VG) Per System	8440 00	\$405.00		9530 00	\$510.00	NA	\$560.00	\$450.00	~^
Central Office Channel Interface (circuit seachic plug-in equipment).	81.00		20.00	81.80	84.00	\$4.00	\$1.70	16 00	N.X.

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Unbunded Loce Channelsston System (DS1 to VG). Per System	8845 00	8475 00	NA	9620 00	\$480 00	**	8530 00	\$520.00	~*
Central Office Channel Interface (circuit specific pug-in equipment). 1 sec circuit	\$1.00	87.00	87.00	81.90	90 00	20 00	81 60	\$8.00	50 ∞

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