

IUR

RECEIVED-FPSC

 **BELLSOUTH**

00 SEP 11 PM 4:42

BellSouth Telecommunications, Inc. 850 224-7798  
Suite 400 Fax 850 224-5073  
150 South Monroe Street  
Tallahassee, Florida 32301-1556

Marshall M. Criser III  
Regulatory Vice President

RECORDS AND  
REPORTING

ORIGINAL

September 11, 2000

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

001378 - TP

Re: Approval of two Amendments to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and NEXTLINK Florida, Inc. 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 and NEXTLINK Florida, Inc. are submitting to the Florida Public Service Commission two amendments to their negotiated agreement for the interconnection of their networks, the unbundling of specific network elements offered by BellSouth and the resale of BellSouth's telecommunications services to NEXTLINK Florida, Inc. The Commission approved the initial agreement between the companies in Order No. 98-1324-FOF-TP issued October 12, 1998 in Docket 980886-TP.

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

Very truly yours,

*Marshall M. Criser III*

Regulatory Vice President

(22)

DOCUMENT NUMBER-DATE

11280 SEP 11 8

FPSC-RECORDS/REPORTING

**ATTACHMENT TO TRANSMITTAL LETTER**

The Agreement entered into by and between NEXTLINK Florida, Inc. and BellSouth Telecommunications, Inc., dated 07/17/2000, for the state(s) of Florida consists of the following:

ITEM	NO. PAGES
Title Page	21
TOTAL	21

07/26/00

AMENDMENT TO THE  
INTERCONNECTION AGREEMENT BETWEEN  
NEXTLINK FLORIDA, INC. and  
BELLSOUTH TELECOMMUNICATIONS, INC.  
DATED JUNE 23, 1998

THIS AMENDMENT ("Amendment") is made by and between BellSouth Telecommunications, Inc. ("BellSouth") and NEXTLINK Florida, Inc. ("NEXTLINK"), as of the \_\_\_\_\_ of June 2000. (BellSouth and NEXTLINK are collectively referred to as the "Parties".)

WHEREAS, the Parties executed an Interconnection Agreement on June 23, 1998, (the "Agreement"); and

WHEREAS, the Parties desire to amend the Agreement to set forth the terms and conditions relating to BellSouth providing to NEXTLINK unbundled access to the high frequency spectrum of BellSouth's local loops as a network element.

NOW, THEREFORE, for and in consideration of the promises contained herein, the parties to this Amendment, intending to be legally bound, hereby agree as follows:

1.0 Attachment 2 of the Agreement shall be amended by adding the following Section 19:

**19 HIGH FREQUENCY SPECTRUM NETWORK ELEMENT**

**19.1 GENERAL**

BellSouth shall provide NEXTLINK access to the high frequency portion of the local loop as an unbundled network element ("High Frequency Spectrum") at the rates set forth in Section 19.4 herein. BellSouth shall provide NEXTLINK with the High Frequency Spectrum irrespective of whether BellSouth chooses to offer xDSL services on the loop.

19.1.1 The High Frequency Spectrum is defined as the frequency range above the voiceband on a copper loop facility carrying analog circuit-switched voiceband transmissions. Access to the High Frequency Spectrum is intended to allow NEXTLINK the ability to provide Digital Subscriber Line ("xDSL") data services. The High Frequency Spectrum shall be available for any version of xDSL presumed acceptable for deployment pursuant to 47 C.F.R. Section 51.230, including, but not limited to, ADSL, RADSL, and any other xDSL technology that is presumed to be acceptable for deployment pursuant to FCC rules. BellSouth will continue to have access to the low frequency portion of the loop spectrum (from 300 Hertz to at least 3000 Hertz, and potentially up to 3400 Hertz,

depending on equipment and facilities) for the purposes of providing voice service. NEXTLINK shall only use xDSL technology that is within the PSD mask parameters set forth in T1.413 or other applicable industry standards. NEXTLINK shall provision xDSL service on the High Frequency Spectrum in accordance with the applicable Technical Specifications and Standards.

19.1.2 The following loop requirements are necessary for NEXTLINK to be able to access the High Frequency Spectrum: an unconditioned, 2-wire copper loop. An unconditioned loop is a copper loop with no load coils, low-pass filters, range extenders, DAMLs, or similar devices and minimal bridged taps consistent with ANSI T1.413 and T1.601. The process of removing such devices is called "conditioning." BellSouth shall charge and NEXTLINK shall pay as interim rates, the same rates that BellSouth charges for conditioning stand-alone loops (e.g., unbundled copper loops, ADSL loops, and HDSL loops) until permanent pricing for loop conditioning is established either by mutual agreement or by a state public utility commission. The interim costs for conditioning are subject to true up as provided in paragraph 19.4. BellSouth will condition loops to enable NEXTLINK to provide xDSL-based services on the same loops the incumbent is providing analog voice service, regardless of loop length. BellSouth is not required to condition a loop for shared-line xDSL if conditioning of that loop significantly degrades BellSouth's voice service. BellSouth shall charge, and NEXTLINK shall pay, for such conditioning the same rates BellSouth charges for conditioning stand-alone loops (e.g., unbundled copper loops, ADSL loops, and HDSL loops.) If NEXTLINK requests that BellSouth condition a loop longer than 18,000 ft. and such conditioning significantly degrades the voice services on the loop, NEXTLINK shall pay for the loop to be restored to its original state.

19.1.3 NEXTLINK's meet point is the point of termination for NEXTLINK's or the toll main distributing frame in the central office ("Meet Point"). BellSouth will use jumpers to connect the NEXTLINK's connecting block to the splitter. The splitter will route the High Frequency Spectrum on the circuit to the NEXTLINK's xDSL equipment in the NEXTLINK's collocation space.

19.1.4 NEXTLINK shall have access to the Splitter for test purposes, irrespective of where the Splitter is placed in the BellSouth premises.

## 19.2 PROVISIONING OF HIGH FREQUENCY SPECTRUM AND SPLITTERS

19.2.1 BellSouth will provide NEXTLINK with access to the High Frequency Spectrum as follows:

- 19.2.1.1 BellSouth is unable to obtain a sufficient number of splitters for placement in all central offices requested by competitive local exchange carriers ("CLECs") by June 6, 2000. Therefore, BellSouth, NEXTLINK and other CLECs have developed a process for allocating the initial orders of splitters. BellSouth will install all splitters ordered on or before April 28, 2000, in accordance with the schedule set forth in Exhibit A of this Agreement. Once all splitters ordered by all CLECs on or before April 28, 2000, have been installed, BellSouth will install splitters within forty-two (42) calendar days of NEXTLINK's submission of such order to the BellSouth Complex Resale Support Group; provided, however, that in the event BellSouth did not have reasonable notice that a particular central office was to have a splitter installed therein, the forty-two (42) day interval shall not apply. Collocation itself or an application for collocation will serve as reasonable notice. BellSouth and NEXTLINK will reevaluate this forty-two (42) day interval on or before August 1, 2000.
- 19.2.1.2 On or after June 6, 2000, once a splitter is installed on behalf of NEXTLINK in a central office, NEXTLINK shall be entitled to order the High Frequency Spectrum on lines served out of that central office.
- 19.2.1.3 BellSouth will select, purchase, install, and maintain a central office POTS splitter and provide NEXTLINK access to data ports on the splitter. In the event that BellSouth elects to use a brand of splitter other than Siecor, the Parties shall renegotiate the recurring and non-recurring rates associated with the splitter. In the event the Parties cannot agree upon such rates, the then current rates (final or interim) for the Siecor splitter shall be the interim rates for the new splitter. BellSouth will provide NEXTLINK with a carrier notification letter at least 30 days before of such change and shall work collaboratively with NEXTLINK to

select a mutually agreeable brand of splitter for use by BellSouth. NEXTLINK shall thereafter purchase ports on the splitter as set forth more fully below.

19.2.1.4 BellSouth will install the splitter in (i) a common area close to the NEXTLINK collocation area, if possible; or (ii) in a BellSouth relay rack as close to the NEXTLINK DS0 termination point as possible. For purposes of this section, a common area is defined as an area in the central office in which both Parties have access to a common test access point. BellSouth will cross-connect the splitter data ports to a specified NEXTLINK DS0 at such time that a NEXTLINK end user's service is established. The parties shall work collaboratively towards providing NEXTLINK the ability to hard-wire rather than cross connect to the splitter data ports.

19.2.1.5 The High Frequency Spectrum shall only be available on loops on which BellSouth is also providing, and continues to provide, analog voice service. In the event the end-user terminates its BellSouth provided voice service for any reason, and NEXTLINK desires to continue providing xDSL service on such loop, NEXTLINK shall be required to purchase the full stand-alone loop unbundled network element. In the event BellSouth disconnects the end-user's voice service pursuant to its tariffs or applicable law, and NEXTLINK desires to continue providing xDSL service on such loop, NEXTLINK shall be required to purchase the full stand-alone loop unbundled network element. BellSouth shall give NEXTLINK notice in a reasonable time prior to disconnect, which notice shall give NEXTLINK an adequate opportunity to notify BellSouth of its intent to purchase such loop. The Parties shall work collaboratively towards the mode of notification and the time periods for notice.

19.2.1.6 NEXTLINK and BellSouth shall continue to work together collaboratively to develop systems and processes for provisioning the High Frequency Spectrum in various real life scenarios. BellSouth and NEXTLINK agree that NEXTLINK is entitled to purchase the High Frequency Spectrum on a loop

that is provisioned over fiber fed digital loop carrier. BellSouth will provide NEXTLINK with access to feeder subloops at UNE prices. BellSouth and NEXTLINK will work together to establish methods and procedures for providing NEXTLINK access to the High Frequency Spectrum over fiber fed digital loop carriers by August 1, 2000.

- 19.2.1.7 Only one competitive local exchange carrier shall be permitted access to the High Frequency Spectrum of any particular loop.
- 19.2.1.8 To order the High Frequency Spectrum on a particular loop, NEXTLINK must have a DSLAM, or access to a DSALM, that serves the end-user of such loop. BellSouth shall allow NEXTLINK to order splitters in central offices where NEXTLINK is in the process of collocating or augmenting their current collocation arrangement. BellSouth will begin billing NEXTLINK the Recurring and Non-Recurring charges associated with the splitter once notification of the completed splitter installation is provided to NEXTLINK by BellSouth via the splitter completion notice. BellSouth will install these splitters within the interval provided in paragraph 19.2.1.1.
- 19.2.1.9 BellSouth will devise a splitter order form that allows NEXTLINK to order a portion of the shelf or a full shelf of splitter ports.
- 19.2.1.10 BellSouth will provide NEXTLINK the Local Service Request ("LSR") format to be used when ordering the High Frequency Spectrum.
- 19.2.1.11 BellSouth will initially provide access to the High Frequency Spectrum within the following intervals:

19.2.1.11.1

Lines	FOC or Error notice	After LSR Receipt
1-5	48 hours manual	3 Business days
	Less than 24 hours electronic	
6-10	48 hours manual	5 Business days
	Less than 24 hours electronic	
10 +	48 hours manual	To Be Negotiated
	Less than 24 hours electronic	

BellSouth and NEXTLINK will re-evaluate these intervals on or before August 1, 2000. Upon BellSouth's deployment of real-time, flow through ordering systems referenced in 19.2.1.12, BellSouth will provide FOCs and error notification to NEXTLINK in real-time, or as close to real-time as possible, and in no event greater than a monthly average of 4 hours.

19.2.1.12 NEXTLINK will initially use BellSouth's existing pre-qualification functionality and order processes to pre-qualify line and order the High Frequency Spectrum. NEXTLINK and BellSouth will continue to work together to modify these functionalities and processes to better support provisioning the High Frequency Spectrum. In particular, BellSouth will work with NEXTLINK to develop a real-time, mechanized, integratable preordering and ordering functionality with real-time flow through functionality with a target of the 4<sup>th</sup> Quarter 2000.

### **19.3 MAINTENANCE AND REPAIR**

- 19.3.1 NEXTLINK shall have access, for test, repair, and maintenance purposes, to any loop as to which it has access to the High Frequency Spectrum. NEXTLINK may access the loop at the point where the combined voice and data signal exits the central office splitter.
- 19.3.2 BellSouth will be responsible for repairing voice services and the physical line between the network interface device at the customer premise and the Meet Point of demarcation in the central office. NEXTLINK will be responsible for repairing data services. Each Party will be responsible for maintaining its own equipment.
- 19.3.3 If the problem encountered appears to impact primarily the xDSL service, the end user should call NEXTLINK. If the problem impacts primarily the voice service, the end user should call BellSouth. If both services are impaired, the recipient of the call should coordinate with the other service provider(s).
- 19.3.4 BellSouth and NEXTLINK will work together to diagnose and resolve any troubles reported by the end-user and to develop a



process for repair of lines as to which NEXTLINK has access to the High Frequency Spectrum. The Parties will continue to work together to address customer initiated repair requests and other customer impacting maintenance issues to better support unbundling of High Frequency Spectrum.

19.3.4.1 The Parties will be responsible for testing and isolating troubles on its respective portion of the loop. Once a Party ("Reporting Party") has isolated a trouble to the other Party's ("Repairing Party") portion of the loop, the Reporting Party will notify the Repairing Party that the trouble is on the Repairing Party's portion of the loop. The Repairing Party will take the actions necessary to repair the loop if it determines a trouble exists in its portion of the loop.

19.3.4.2 If a trouble is reported on either Party's portion of the loop and no trouble actually exists, the Repairing Party may charge the Reporting Party for any dispatching and testing (both inside and outside the central office) required by the Repairing Party in order to confirm the loop's working status.

19.3.4.3 BellSouth and NEXTLINK will work together to provide NEXTLINK the ability to have remote access to BellSouth's testing capability on a non discriminatory basis for those loops where NEXTLINK has access to the High Frequency Spectrum.

19.3.5 In the event NEXTLINK's deployment of xDSL on the High Frequency Spectrum significantly degrades the performance of other advanced services or of BellSouth's voice service on the same loop, BellSouth shall notify NEXTLINK and allow twenty-four (24) hours to cure the trouble. If NEXTLINK fails to resolve the trouble, BellSouth may discontinue NEXTLINK's access to the High Frequency Spectrum on such loop.

## 19.4 PRICING

19.4.1 BellSouth and NEXTLINK agree to the following negotiated, interim rates for the High Frequency Spectrum. All interim prices will be subject to true up based on either mutually agreed to permanent pricing or permanent pricing established in a line

sharing cost proceeding conducted by state public utility commissions. In the event interim prices are established by state public utility commissions before permanent prices are established, either through arbitration or some other mechanism, the interim prices established in this Agreement will be changed to reflect the interim prices mandated by the state public utility commissions; however, no true up will be performed until mutually agreed to permanent prices are established or permanent prices are established by state public utility commissions. Once a docket in a particular state in BellSouth's region has been opened to determine permanent prices for the High Frequency Spectrum, BellSouth will provide cost studies for that state for the High Frequency Spectrum upon NEXTLINK's written request, within 30 days or such other date as may be ordered by a state commission. All cost related information shall be provided pursuant to a proprietary, non-disclosure agreement.

19.4.2 BellSouth and NEXTLINK enter into this Agreement without waiving current or future relevant legal rights and without prejudicing any position BellSouth or NEXTLINK may take on relevant issues before state or federal regulatory or legislative bodies or courts of competent jurisdiction. This clause specifically contemplates but is not limited to: (a) the positions BellSouth or NEXTLINK may take in any cost docket related to the terms and conditions associated with access to the High Frequency Spectrum; and (b) the positions that BellSouth or NEXTLINK might take before the FCC or any state public utility commission related to the terms and conditions under which BellSouth must provide NEXTLINK with access to the High Frequency Spectrum. The interim rates set forth herein were adopted as a result of a compromise between the parties and do not reflect either party's position as to final rates for access to the High Frequency Spectrum.

DESCRIPTION	USOC	FL
<b>SYSTEM, SPLITTER - 96 LINE CAPACITY</b>	ULSDA	
Monthly recurring		\$100
Non Recurring - 1st		\$150
Non Recurring - Add'l.		\$0
Non Recurring - Disconnect Only		\$150
<b>SYSTEM, SPLITTER - 24 LINE CAPACITY</b>	ULSDB	
Monthly recurring		\$25
Non Recurring		\$150
Non Recurring - Add'l.		\$0
Non Recurring - Disconnect Only		\$150
<b>LOOP CAPACITY, LINE ACTIVATION - PER OCCURRENCE</b>	ULSDC	
Monthly recurring		\$6.00
Non Recurring - 1st		\$40
Non Recurring - Add'l.		\$22
<b>SUBSEQUENT ACTIVITY - PER OCCURRENCE -</b>	ULSDS	
Non Recurring - 1st		\$30
Non Recurring - Add'l.		\$15

19.4.3 Any element necessary for interconnection that is not identified above is priced as currently set forth in the Agreement.

2.0 BellSouth shall make available to NEXTLINK any agreement for the High Frequency Spectrum entered into between BellSouth and any other CLEC. If NEXTLINK elects to adopt such agreement, NEXTLINK shall adopt all rates, terms and conditions relating to the High Frequency Spectrum in such agreement.

3.0 In the event of a conflict between the terms of this Amendment and the terms of the Interconnection Agreement, the terms of this Amendment shall prevail.

4.0 All of the other provisions of the Agreement shall remain in full force and effect.

5.0 Either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.

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

NEXTLINK Florida, Inc.

By: 

Name: R. Gerard Saleme

Title: Senior Vice President

Date: 6-27-00

BellSouth Telecommunications, Inc.

By: 

Name: Jerry Hendrix

Title: Senior Director

Date: 7/17/00

## EXHIBIT A

### CLEC/BellSouth Line Sharing Jointly Developed

#### \* Rules for Splitter Allocation

BellSouth is unable to obtain a sufficient number of splitters for placement in all central offices requested by competitive local exchange carriers ("CLECs") by June 6, 2000. As a result of the current shortage of splitters, CLECs and BellSouth developed the following rules for splitter allocation. These rules shall apply until such time as those CLECs participating in the creation of the rules agree that the regular splitter installation rules should apply.

1. There shall be a single CLEC priority list of central offices that shall consist of the Georgia CLEC priority list combined with the priority list from the other states in BellSouth's nine-state region (the "Priority List"). This priority list shall be used for filling orders; it shall determine the order in which splitters will be deployed in those central offices for which splitters have been ordered. Georgia central offices (CO) will have priority over other state's COs.
2. During the allocation period, a CLEC may order 24 ports or 96 ports. In either event, BellSouth shall install a 96 port splitter in accordance with the Priority List. However, during the allocation period, in the event a CLEC orders 96 ports, BellSouth will only allocate 24 ports of the 96 port splitter to the first CLEC that orders a splitter for that central office, thus creating a backlog of 72 ports that have already been ordered by that CLEC ("Backlog"). In the event of a Backlog, BellSouth will charge CLEC a monthly recurring charge appropriate for the number of ports allocated to CLEC. In addition, if CLEC requested a 96 port splitter, it shall pay a non-recurring charge for a 96 port splitter, but shall pay no non-recurring charges when additional ports are added to alleviate the Backlog.
3. BellSouth will allocate, on a first-come/first-served basis, the remaining 72 ports of the splitter (in blocks of 24 ports) to the other CLECs that place an order for a splitter at that same central office.

Orders Submitted by April 28, 2000 with Due Date of June 6, 2000 or Sooner

4. A firm order for a splitter issued to the BellSouth Complex Resale Support Group (CRSG) on or by April 28, 2000, with due date of June 6, 2000, or sooner, will be given priority over orders received after April 28, 2000.

Orders for the first 200 splitters received prior to April 28, 2000, will be installed on or before June 5, 2000, and shall be installed in accordance with the priority list. The first 25-splitter orders shall be installed no later than May 22, 2000.

5. In the event CLECs submit to BellSouth more than 200 splitter orders on or before April 28, 2000, BellSouth shall install fifty (50) splitters a week each week after June 5, 2000.
6. In the event there are more than four (4) orders submitted on or before April 28, 2000, for a splitter at a particular central office, a second splitter will be installed at that central office in accordance with the Priority List.
7. Backlogs associated with orders submitted on or before April 28, 2000 will be fulfilled in their entirety before any orders received after April 28, 2000 are worked. In fulfilling a Backlog, the CLEC's additional ports may not be on the same shelf as the initial 24 ports.

#### Orders Received after April 28, 2000

8. Irrespective of the Priority List, no orders received after April 28, 2000, will be worked until after all orders received on or before April 28, 2000 have been completed.
9. Once all orders received on or before April 28, 2000, have been worked in their entirety, orders received after April 28, 2000, will have a minimum interval of forty-two (42) calendar days from date of receipt.

#### Orders Submitted with Due Dates After June 6, 2000

10. Any order submitted on or before April 28, 2000, with a due date of after June 6, 2000, will be completed according to the due date provided there is available inventory and all orders with a due date of June 6, 2000 or earlier have been completed.

# Georgia Rating/Ranking of Central Offices for Linesharing

March 9, 2000

Covad, Rhythms, NorthPoint, New  
Edge

## CLLI                      Combined Ranking

MRTTGAMA	1
RSWLGAMA	2
ATLNGABU	3
ATLNGAPP	4
DLTHGAHS	5
ATLNGASS	6
CHMBGAMA	7
AGSTGAU	8
LRVLGAOS	9
MRTTGAEA	10
SMYRGAMA	11
LLBNGAMA	12
WDSTGACR	13
ATHNGAMA	14
AGSTGAFL	15
AGSTGATH	16
JNBOGAMA	17
NRCRGAMA	18
ATLNGATH	19
ALPRGAMA	20
DNWDGAMA	21
CMNGGAMA	22
AGSTGAMT	23
ALBYGAMA	24
GSVLGAMA	25
SNLVGAMA	26
ATLNGAIC	27
ATLNGAEP	28
TUKRGAMA	29
ROMEGATL	30
VLD SGAMA	31
MACNGAMT	32
ASTLGAMA	33
SMYRGAPF	34
DGVLGAMA	35
ATLNGAEL	36
SNMTGALR	37
CNYRGAMA	38
MACNGAVN	39
WRRBGAMA	40
NWNNGAMA	41

ATLNGAWD	42
GRFNGAMA	43
PANLGAMA	44
BUFRGABH	45
ATLNGACD	46
MACNGAGP	47
SVNHGABS	48
ATLNGACS	49
PTCYGAMA	50
RVDLGAMA	51
STBRGANH	52
MCDNGAGS	53
ATLNGAWE	54
SVNHGADE	55
SVNHGAWB	56
ATLNGAGR	57
ATLNGAAD	58
CRVLGAMA	59
ACWOGAMA	60
ATLNGABH	61
FYVLGASG	62
SVNHGAGC	63
SVNHGAWI	64
ATLNGAFP	65
ATLNGAHR	66
PWSPGAAS	67
CRTNGAMA	68
ATLNGALA	69
MRRWGAMA	70
CLMBGAMT	71
CLMBGAMW	72
LTHNGAJS	73
CVTNGAMT	74
DLLSGAES	75
FRBNGAEB	76
CLMBGABV	77
BRWKGAMA	78
ATLNGAQS	79
CNTNGAXB	80
LGVLGACS	81
SSISGAES	81

BellSouth Central Offices (All states excluding GA)

Ref. #	CLLI	State	Combined CLEC Rank
312	PRRNFLMA	FL	1
1330	MMPHTNBA	TN	2
1362	NSVLTNMT	TN	3
202	GSVLFLNW	FL	4
1	ALBSALMA	AL	5
13	BRHMALCH	AL	6
268	MLBRFLMA	FL	7
1337	MMPHTNMA	TN	8
285	ORLDFLAP	FL	9
1335	MMPHTNGT	TN	10
208	HLWDFLPE	FL	11
289	ORLDFLPH	FL	12
1333	MMPHTNEL	TN	13
324	STRNFLMA	FL	14
14	BRHMALCP	AL	15
15	BRHMALEL	AL	16
1141	CLMASCSN	SC	17
1240	CHTGTNNS	TN	18
1339	MMPHTNOA	TN	19
1073	RLGHNCSE	NC	20
299	PMBHFLCS	FL	21
698	NWORLASW	LA	22
1354	NSVLTNBW	TN	23
1309	KNVLTNMA	TN	24
16	BRHMALEN	AL	25
17	BRHMALEW	AL	26
1345	MRBOTNMA	TN	27
1364	NSVLTNUN	TN	28
623	KNNRLABR	LA	29
984	CARYNCCE	NC	30
333	WPBHFLGA	FL	31
1356	NSVLTNCH	TN	32
1363	NSVLTNST	TN	33
429	LSVLKYAP	KY	34
20	BRHMALHW	AL	35
21	BRHMALMT	AL	36
638	LFYTLAMA	LA	37
1306	KNTNTNMA	TN	38
693	NWORLAMT	LA	39
149	BCRTFLMA	FL	40
150	BCRTFLSA	FL	41
1340	MMPHTNSL	TN	42
1338	MMPHTNMT	TN	43
307	PNSCFLFP	FL	44
22	BRHMALOM	AL	45
23	BRHMALOX	AL	46
176	DYBHFLMA	FL	47



1352	NSVLTNAP	TN	48
1332	MMPHTNCT	TN	49
334	WPBHFLGR	FL	50
249	MIAMFLCA	FL	51
732	SLIDLAMA	LA	52
1307	KNVLTNBE	TN	53
64	MTGMALDA	AL	54
24	BRHMALRC	AL	55
26	BRHMALVA	AL	56
196	FTPRFLMA	FL	57
1272	FKLNTNMA	TN	58
695	NWORLARV	LA	59
1019	GNBONCAS	NC	60
1068	RLGHNCGL	NC	61
692	NWORLAMR	LA	62
1310	KNVLTNWH	TN	63
179	DYBHFLPO	FL	64
34	BSMRALMA	AL	65
148	BCRTFLBT	FL	66
233	JPTRFLMA	FL	67
1357	NSVLTNDO	TN	68
697	NWORLASK	LA	69
189	FTLDFLJA	FL	70
262	MIAMFLRR	FL	71
288	ORLDFLPC	FL	72
1361	NSVLTNMC	TN	73
667	MONRLAMA	LA	74
664	MNFDLAMA	LA	75
157	BYBHFLMA	FL	76
170	DLBHFLKP	FL	77
554	BTRGLAGW	LA	78
1237	CHTGTNDT	TN	79
232	JCVLFLWC	FL	80
253	MIAMFLHL	FL	81
988	CHRLNCCE	NC	82
431	LSVLKYBR	KY	83
1353	NSVLTNBV	TN	84
1158	FLRNSCMA	SC	85
171	DLBHFLMA	FL	86
174	DRBHFLMA	FL	87
1323	MAVLTNMA	TN	88
1358	NSVLTNGH	TN	89
230	JCVLFLSJ	FL	90
301	PMBHFLMA	FL	91
265	MIAMFLWD	FL	92
287	ORLDFLMA	FL	93
1366	NSVLTNWM	TN	94
164	COCOFLMA	FL	95
187	FTLDFLCR	FL	96
188	FTLDFLCY	FL	97
330	VRBHFLMA	FL	98
1280	GDVLTNMA	TN	99

696	NWORLASC	LA	100
264	MIAMFLSO	FL	101
989	CHRLNCCR	NC	102
683	NWORLAAR	LA	103
1311	KNVLTNYH	TN	104
557	BTRGLAMA	LA	105
190	FTLDFLMR	FL	106
191	FTLDFLOA	FL	107
1250	CLVLTNMA	TN	108
987	CHRLNCCA	NC	109
430	LSVLKYBE	KY	110
338	WPBHFLRP	FL	111
271	MNDRFLO	FL	112
229	JCVLFLRV	FL	113
1020	GNBONCEU	NC	114
306	PNSCFLBL	FL	115
192	FTLDFLPL	FL	116
194	FTLDFLSU	FL	117
1236	CHTGTNBR	TN	118
986	CHRLNCBO	NC	119
687	NWORLACM	LA	120
1004	CPHLNCRO	NC	121
209	HLWDFLWH	FL	122
1341	MMPHTNST	TN	123
996	CHRLNCSH	NC	124
848	JCSNMSCP	MS	125
195	FTLDFLWN	FL	126
206	HLWDFLHA	FL	127
969	AHVLNCOH	NC	128
995	CHRLNCRE	NC	129
227	JCVLFLNO	FL	130
442	LSVLKYWE	KY	131
1069	RLGHNCHO	NC	132
436	LSVLKYOA	KY	133
992	CHRLNCLP	NC	134
356	BWLGKYMA	KY	135
207	HLWDFLMA	FL	136
218	JCBHFLMA	FL	137
305	PNCYFLMA	FL	138
1022	GNBONCLA	NC	139
220	JCVLFLAR	FL	140
335	WPBHFLHH	FL	141
319	SNFRFLMA	FL	142
439	LSVLKYSM	KY	143
222	JCVLFLCL	FL	144
90	TSCLALMT	AL	145
221	JCVLFLBW	FL	146
223	JCVLFLFC	FL	147
1247	CLEVTNMA	TN	148
201	GSVLFLMA	FL	149
691	NWORLAMC	LA	150
300	PMBHFLFE	FL	151

293	OVIDFLCA	FL	152
594	FKTNLAMA	LA	153
231	JCVLFLSM	FL	154
66	MTGMALMT	AL	155
243	MIAMFLAE	FL	156
245	MIAMFLAP	FL	157
99	DCTRALMT	AL	158
217	JCBHFLAB	FL	159
286	ORLDFLCL	FL	160
1102	WNSLNCVI	NC	161
428	LSVLKYAN	KY	162
981	BURLNCDA	NC	163
59	MOBLALSH	AL	164
314	PTSFLMA	FL	165
246	MIAMFLBA	FL	166
248	MIAMFLBR	FL	167
123	HNVIALMT	AL	168
19	BRHMALFS	AL	169
690	NWORLAMA	LA	170
1287	HDVLTNMA	TN	171
290	ORLDFLSA	FL	172
1028	GSTANCSO	NC	173
52	MOBLALAZ	AL	174
1211	SUVLSCMA	SC	175
251	MIAMFLFL	FL	176
252	MIAMFLGR	FL	177
1131	CHTNSCWA	SC	178
54	MOBLALOS	AL	179
75	PNSNALMA	AL	180
1058	MTOLNCCE	NC	181
1070	RLGHNCJO	NC	182
1099	WNSLNCFI	NC	183
124	HNVIALPW	AL	184
472	OWBOKYMA	KY	185
254	MIAMFLIC	FL	186
1125	CHTNSCDP	SC	187
255	MIAMFLKE	FL	188
1140	CLMASCSH	SC	189
441	LSVLKYVS	KY	190
311	PNVDFLMA	FL	191
277	NDADFLBR	FL	192
1312	LBNNTNMA	TN	193
1166	GNVLSCDT	SC	194
281	NSBHFLMA	FL	195
256	MIAMFLME	FL	196
257	MIAMFLNM	FL	197
558	BTRGLAOH	LA	198
1126	CHTNSCDT	SC	199
33	BSMRALHT	AL	200
337	WPBHFLRB	FL	201
291	ORPKFLMA	FL	202
997	CHRLNCTH	NC	203

1169	GNVLSCLR	SC	204
327	TTVLFMA	FL	205
260	MIAMFLPB	FL	206
261	MIAMFLPL	FL	207
849	JCSNMSMB	MS	208
1188	MNPLSCES	SC	209
577	CVTNLAMA	LA	210
279	NDADFLOL	FL	211
998	CHRLNCUN	NC	212
1071	RLGHNCMO	NC	213
1130	CHTNSCNO	SC	214
310	PNSCFLWA	FL	215
276	NDADFLAC	FL	216
266	MIAMFLWM	FL	217
177	DYBHFLOB	FL	218
1138	CLMASC SA	SC	219
686	NWORLACA	LA	220
1067	RLGHNCGA	NC	221
336	WPBHFLLE	FL	222
624	KNNRLAHN	LA	223
1207	SPBGSCMA	SC	224
1080	SLBRNCMA	NC	225
278	NDADFLGG	FL	226
302	PMBHFLTA	FL	227
1143	CLMASC SW	SC	228
440	LSVLKYTS	KY	229
1257	CRTHTNMA	TN	230
28	BRHMALWL	AL	231
435	LSVLKYJT	KY	232
639	LFYTLAVM	LA	233
332	WPBHFLAN	FL	234
1369	OKRGTNMT	TN	235
126	HNVIALUN	AL	236
438	LSVLKYSL	KY	237
483	PMBRKYMA	KY	238
292	ORPKFLRW	FL	239
559	BTRGLASB	LA	240
729	SHPTLAMA	LA	241
433	LSVLKYFC	KY	242
432	LSVLKYCW	KY	243
1300	JCSNTNMA	TN	244
561	BTRGLAWN	LA	245
1101	WNSLNCLE	NC	246
1277	GALLTNMA	TN	247
556	BTRGLAIS	LA	248
726	SHPTLABS	LA	249
689	NWORLALK	LA	250
1254	CNVLTNMA	TN	251
642	LKCHLADT	LA	252
727	SHPTLACL	LA	253
1388	SMYRTNMA	TN	254
1262	DKSNTNMT	TN	255

728	SHPTLAHD	LA	256
1031	HNVLNCCH	NC	257
971	APEXNCCE	NC	258
990	CHRLNCDE	NC	259
1346	MRTWTNMA	TN	260
852	JCSNMSRW	MS	261
1394	SPFDTNMA	TN	262
665	MNVLLAMA	LA	263
1023	GNBONCMC	NC	264
1106	AIKNSCMA	SC	265
991	CHRLNCER	NC	266
1072	RLGHNCSE	NC	267
645	LKCHLAUN	LA	268
1045	LNTNNCMA	NC	269
263	MIAMFLSH	FL	270
1017	GLBONCMA	NC	271
1308	KNVLTNFC	TN	272
1135	CLMASCCH	SC	273
1100	WNSLNCGL	NC	274
824	GLPTMSTS	MS	275
258	MIAMFLNS	FL	276
67	MTGMALNO	AL	277
259	MIAMFLOL	FL	278
1398	SVVLTNMT	TN	279
993	CHRLNCMI	NC	280
1085	SSVLNCMA	NC	281
982	BURLNCEL	NC	282
731	SHPTLASG	LA	283
1024	GNBONCPG	NC	284
74	PHCYALMA	AL	285
244	MIAMFLAL	FL	286
296	PCBHFLNT	FL	287
1037	KNDLNCCE	NC	288
165	COCOFLME	FL	289
434	LSVLKYHA	KY	290
838	HTBGMSMA	MS	291
1078	SELMNCMA	NC	292
60	MOBLALSK	AL	293
1009	DVSNNCPO	NC	294
582	DNSPLAMA	LA	295
1098	WNSLNCCL	NC	296
10	AUBNALMA	AL	297
1083	SRFDNCCE	NC	298
399	FRFTKYMA	KY	299
247	MIAMFLBC	FL	300
1248	CLMATNMA	TN	301
1018	GNBONCAP	NC	302
1136	CLMASCDF	SC	303
1105	ZBLNNCCE	NC	304
321	STAGFLMA	FL	305
1096	WNDLNCPI	NC	306
846	JCSNMSBL	MS	307

11	BLFNALMA	AL	308
427	LSVLKY26	KY	309
193	FTLDFLSG	FL	310
1242	CHTGTNRO	TN	311
212	HMSTFLNA	FL	312
159	CCBHFLMA	FL	313
985	CARYNCWS	NC	314
560	BTRGLASW	LA	315
295	PAHKFLMA	FL	316
1133	CLMASCAR	SC	317
250	MIAMFLDB	FL	318
122	HNVIALW	AL	319
1066	RLGHNCDU	NC	320
1142	CLMASCSU	SC	321
210	HMSTFLEA	FL	322
154	BLGLFLMA	FL	323
1258	CRVLTNMA	TN	324
851	JCSNMSPC	MS	325
1241	CHTGTNRB	TN	326
1053	MGTNNCGR	NC	327
89	TSCLALDH	AL	328
ADD	HNVIALRA	AL	329
730	SHPTLAQB	LA	330
978	BOONNCKI	NC	331
839	HTBGMSWE	MS	332
8	ATHNALMA	AL	333
610	HMNDLAMA	LA	334
874	MDSNMSES	MS	335
71	OPLKALMT	AL	336
769	BILXMSED	MS	337
269	MLTNFLRA	FL	338
1301	JCSNTNNS	TN	339
55	MOBLALPR	AL	340
552	BTRGLABK	LA	341
847	JCSNMSCB	MS	342
437	LSVLKYSH	KY	343
1129	CHTNSCLB	SC	344
492	RCMDKYMA	KY	345
411	HNSNKYMA	KY	346
1040	LENRNCHA	NC	347
1190	NAGSSCMA	SC	348
77	PRVLALMA	AL	349
213	HTISFLMA	FL	350
972	ARDNNCCE	NC	351
200	GLBRFLMC	FL	352
823	GLPTMSLY	MS	353
315	PTSLFLSO	FL	354
51	MOBLALAP	AL	355
1127	CHTNSCJM	SC	356
893	OCSPMSGO	MS	357
91	TSCLALNO	AL	358
317	SBSTFLMA	FL	359

527	WNCHKYMA	KY	360
58	MOBLALSF	AL	361
1239	CHTGTNMV	TN	362
1016	GLBONCAD	NC	363
770	BILXMSMA	MS	364
1400	TLLHTNMA	TN	365
109	FRHPALMA	AL	366
1368	NWPTTNMT	TN	367
56	MOBLALSA	AL	368
666	MONRLADS	LA	369
668	MONRLAWM	LA	370
57	MOBLALSE	AL	371
404	GRTWKYMA	KY	372
970	AHVLNCOT	NC	373
1385	SHVLTNMA	TN	374
780	BRNDMSES	MS	375
1414	WNCHTNMA	TN	376
1347	MSCTTNMT	TN	377
1315	LNCYTNMA	TN	378
240	LYHNFLOH	FL	379
1374	PLSKTNMA	TN	380
1317	LRBGTNMA	TN	381
555	BTRGLAHR	LA	382
294	PACEFLPV	FL	383
850	JCSNMSNR	MS	384
1243	CHTGTNSE	TN	385
204	HBSDFLMA	FL	386
1319	LXTNTNMA	TN	387
1343	MNCHTNMA	TN	388
1249	CLTNTNMA	TN	389
322	STAGFLSH	FL	390
1041	LENRNCHU	NC	391
308	PNSCFLHC	FL	392
1285	GTBGTNMT	TN	393
968	AHVLNCBI	NC	394
1238	CHTGTNHT	TN	395
304	PNCYFLCA	FL	396

**ATTACHMENT TO TRANSMITTAL LETTER**

The Amendment entered into by and between NEXTLINK Florida, Inc. and BellSouth Telecommunications, Inc., dated 07/17/2000, for the state(s) of Florida consists of the following:

ITEM	NO. PAGES
Amendment	6
TOTAL	6

07/26/00



**AMENDMENT  
TO THE  
MASTER INTERCONNECTION AGREEMENT BETWEEN  
NEXTLINK FLORIDA, INC. AND  
BELL SOUTH TELECOMMUNICATIONS, INC.  
DATED JUNE 23, 1998**

Pursuant to this Agreement, (the "Amendment"), NEXTLINK Florida, Inc. ("NEXTLINK"), and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Interconnection Agreement between the Parties dated June 23, 1998 (the "Agreement").

WHEREAS, BellSouth and NEXTLINK entered into an Interconnection Agreement on June 23, 1998, and;

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

1. Section 2.5.3 of Attachment 2, Unbundled Network Elements, of the Agreement is hereby amended by adding new sub-sections 2.5.1.1 through 2.5.1.5, Technical Requirements, and a new Section 2.7 providing for the Unbundled Copper Loops as set forth as set forth in Attachment 1 to this Amendment.
2. The terms and conditions for Loop Make Up and Service Inquiry are hereby added to Attachment 2, Unbundled Network Elements, of the Agreement as Section 2.7 as set forth in Attachment 1 to this Amendment.
3. The Terms and Conditions for Loop Conditioning are hereby added to Attachment 2, Unbundled Network Elements, of the Agreement, as Section 2.8 as set forth as set forth in Attachment 1 to this Amendment.
4. BellSouth and NEXTLINK enter into this Agreement without waiving current or future relevant legal rights and without prejudicing any position BellSouth or NEXTLINK may take on relevant issues before state or federal regulatory or legislative bodies or courts of competent jurisdiction. This clause specifically contemplates but is not limited to: (a) the positions BellSouth or NEXTLINK may take in any cost docket related to the terms and conditions associated with access to the copper twisted pair loop combination or UCL; (b) the positions that BellSouth or NEXTLINK might take before the FCC or any state public utility commission related to the terms and conditions under which BellSouth must provide NEXTLINK with access to the copper twisted pair loop of UCL; and (c) the ability of NEXTLINK to request renegotiation of the terms and conditions herein, including pricing, based on any regulatory proceeding or BellSouth's offering of different terms, conditions, or rates to other parties. The interim rates set forth herein were adopted as a result of a compromise between

the parties and do not reflect either party's position as to final rates for access to the copper twisted pair loop combination or UCL.

5. BellSouth shall make available to NEXTLINK any agreement for the UCL entered into between BellSouth and any other CLEC, consistent with federal and state law. In addition, BellSouth shall make available any standard offering for UCL or xDSL-capable loops developed by BellSouth. If NEXTLINK elects to adopt standard offering, NEXTLINK shall adopt all rates, terms and conditions relating to the UCL or xDSL-capable loops in such agreement.
6. All of the other provisions of the Agreement, dated June 23, 1998 shall remain in full force and effect.
7. Either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.

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

NEXTLINK Florida, Inc.

By: 

Name: R. Gerard Saleme

Title: Senior Vice President

Date: 7-17-00

BellSouth Telecommunications, Inc.

By: 

Name: Jerry Hendrix

Title: Senior Director

Date: 7/17/00

ATTACHMENT 1 TO THE AMENDMENT  
DATED \_\_\_\_\_

**2.5 (cont'd) Technical Requirements**

2.5.3.1 For non-service specific loops described in 2.5.3 above (e.g. UCL, loops modified beyond applicable technical standards by NEXTLINK using the Unbundled Loop Modifications (ULM) process), BellSouth will only support that the loop has copper continuity and balanced tip-and-ring.

2.5.3.2 In cases in which NEXTLINK has requested that BellSouth modify a BellSouth loop in such a way that it no longer meets applicable technical specifications, BellSouth will no longer be expected to maintain and repair the loop to the standards specified for that loop type in the TR73600 and other standards referenced in this Agreement. Loops modified in this manner will be ordered and maintained as Unbundled Copper Loops

**2.5.3.3 Unbundled Copper Loops**

The copper twisted pair loop described in 2.5.3 above shall be known as the Unbundled Copper Loop (UCL) and shall be subject to the rates and terms contained herein.

The UCL will be offered in two versions - Short and Long. A short UCL (18 kft or less) will be provisioned according to Resistance Design parameters, may have up to 6kft of bridged tap and will have up to 1300 ohms of resistance. The long UCL (beyond 18kft) will be any dry copper pair longer than 18kft and may have up to 12kft of bridged tap and up to 2800 ohms of resistance. Unbundled Loop Modifications (ULM) may be used when a CLEC wants to condition copper loops by removing load coils and other intervening equipment. In almost every case, the UCL long will require ULM to remove load coils. BST will only ensure electrical continuity and balance relative to tip and ring on UCLs.

2.5.3.4 The UCL will be a designed circuit, with or without conditioning, provisioned with a test point and come standard with a DLR. OC will be offered as a chargeable option on all UCL loops. Order Coordination – Time Specific (OC-TS) will not be offered on UCLs.

2.5.3.5 The UCL is a dry copper loop and is not intended to support any particular telecommunications service. NEXTLINK may use the UCL loop for a variety of services, including xDSL (e.g., IDSL and SDSL) services, by attaching appropriate terminal equipment of NEXTLINK's choosing. NEXTLINK will determine the type of service that will be provided over the loop.

2.5.3.6 Because the UCL loop shall be an unbundled loop offering that is separate and distinct from BellSouth's ADSL and HDSL capable loop offerings, CLEC agrees that BellSouth's UCL loop will not be held to the service level and performance expectations that apply to its ADSL and HDSL unbundled

**ATTACHMENT 1 TO THE AMENDMENT  
DATED \_\_\_\_\_**

loop offerings. BellSouth shall only be obligated to maintain copper continuity and provide balance relative to tip and ring on UCL loops.

2.5.3.7 The UCL loop shall be provided to CLEC in accordance with BellSouth's Technical Reference 73600.

2.5.3.8 Rates

2.5.3.9 Rates for the Unbundled Copper Loops are as set forth in Exhibit A to this Amendment.

**2.7 Loop Make Up Service Inquiry**

- 2.7.1 As an interim process until electronic access to the data contained within LFACs is available, BellSouth shall make available to NEXTLINK a Loop Make-Up Service Inquiry process that will provide a description of the loop facility for a specific telephone number or the loop facility(ies) (DLC and/or copper) serving a specific address. This information will allow NEXTLINK to make a determination of what type of loop to order and what loop conditioning activities (using BellSouth's Unbundled Loop Modification product), if any, are desired by NEXTLINK.
- 2.7.2 The information provided via this process includes 1) the portion of the loop serviced by Digital Loop Carrier (if applicable), 2) cable lengths and gauges, 3) the presence and location of load coils, 4) the presence, location and length of bridged taps.
- 2.7.3 This process is available to NEXTLINK based on telephone number or specific address. Requests submitted based on telephone numbers will provide the loop make-up of the loop currently serving that telephone number. Requests submitted based on a specific address served by both copper facilities and digital loop carrier will contain the loop make-up information for the best available copper loop and the best available loop served by a DLC. Requests submitted based on a specific address that is serviced by only one type of loop will provide the loop make-up information for the best available loop at that address. "Best available," as used in the preceding paragraph, is the loop that BellSouth believes is most compatible with advanced data services (e.g. xDSL, etc).
- 2.7.4 The interval for this Loop Make-Up Service Inquiry process is seven (7) business days. This interval is separate from the Service Inquiry and Provisioning Interval stated in the Interval Guide.
- 2.7.5 NEXTLINK shall submit a Service Inquiry for Loop Make-Up to the NEXTLINK account representative or the CRSG. BellSouth will perform the loop make-up and return the completed Loop Make-Up to NEXTLINK. The Parties understand that Loop Make-Up is offered in order for NEXTLINK to best determine the type of loop to order at a given location, and that Loop



**ATTACHMENT 1 TO THE AMENDMENT  
DATED \_\_\_\_\_**

<b>2-Wire Unbundled Copper Loop (18kft or less)*</b>	<b>USOC</b>	<b>FL Rates</b>
<b>Recurring</b>	UCLPB	\$18.00
<b>Non-Recurring</b>		
Non-Recurring 1st	UCLPB	\$340.00
Non-Recurring Add'l	UCLPB	\$300.00
Manual Svc Ord -1st	SOMAN	\$47.00
Manual Svc Ord -Adl	SOMAN	\$21.00
Manual Svc. Ord - Dis	SOMAN	
Order Coordination 1 <sup>st</sup> & Add'l.	UCLMC	\$16.00
Disconnect - 1st	UCLPB	
Disconnect - Add'l	UCLPB	
<b>2-Wire Unbundled Copper Loop (&gt; 18kft)*</b>		
<b>Recurring</b>	UCL2L	\$35.00
<b>Non-Recurring</b>		
Non-Recurring 1st	UCL2L	\$340.00
Non-Recurring Add'l	UCL2L	\$300.00
Manual Svc Ord -1st	SOMAN	\$47.00
Manual Svc Ord -Adl	SOMAN	\$21.00
Manual Svc. Ord - Dis	SOMAN	
Order Coordination 1 <sup>st</sup> & Add'l.	UCLMC	\$16.00
Disconnect - 1st	UCL2L	
Disconnect - Add'l	UCL2L	
<b>Unbundled Loop Modification*</b>		
Load Coil/Equipment Removal per pair - Loops up to 18 kft.	ULM2L	\$80.55
Load Coil/Equipment Removal per pair - Loops > 18kft First/Add'l	ULM2G	\$880.08/ \$27.30
Bridged Tap Removal per pair unloaded	ULMBT	\$121.14
<b>Loop Make-Up Service Inquiry*</b>		
Per Service Inquiry	UMKLP	\$233.75

\* These rates are interim rates, subject to true-up