

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

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January 30, 2004

Marshall M. Criser III Vice President **Regulatory & External Affairs**

840 224 7798 Fax 850 224 5073

040100 -TP

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

Re: Approval of Amendment to the Interconnection, Unbundling, Resale, and Collocation Agreement between BellSouth Telecommunications, Inc. ("BellSouth") and Supra Telecommunications and Information Systems, Inc.

Dear Mrs. Bayo:

Please find enclosed for filing and approval, an original and two copies of BellSouth Telecommunications, Inc.'s Amendment to Interconnection, Unbundling, Resale, and Collocation Agreement with Supra Telecommunications and Information Systems, Inc..

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

Very truly yours,

Marghall M. Crish IT

Regulatory Vice President

(DA)

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AMENDMENT TO THE AGREEMENT BETWEEN SUPRA TELECOMMUNICATIONS AND INFORMATION SYSTEMS, INC. AND BELLSOUTH TELECOMMUNICATIONS, INC. EFFECTIVE JULY 15, 2002

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2002, and;

Pursuant to this Amendment, (the "Amendment"), Supra Telecommunications and Information Systems, Inc. ("Supra"), and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Agreement between the Parties effective July 15, 2002, (the "Agreement").

WHEREAS, BellSouth and Supra entered into an Agreement effective July 15,

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. Supra and BellSouth agree to amend Attachment 4, Exhibit A, Rates, to reflect the correct billing structure for PE1PR to be a nonrecurring charge instead of a recurring charge as identified in Exhibit 1 attached hereto and made a part of this Amendment.
- 2. This Amendment shall be effective on the date of the last signature executing this Amendment.
- 3. All of the other provisions of the Agreement, effective July 15, 2002, shall remain in full force and effect.
- 4. 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.

General Terms and Conditions Signature Page

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year written below.

BellSouth Telecommunications, Inc.

IPIA By:

Name: Patrick C. Finlen

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'n

Title: Assistant Director

Date: 11/17/03

Supra Telecommunications and Information Systems, Inc. By:

Name: MARK T. NEPTUNE

Date: November 14, 2003

Version 1Q03: 05/09/03

[CCCS Amendment 2 of 3]

COLLOCATION - Florida													Attachment: 4		Exhibit: A	
CATEGORY	RATE ELEMENTS	Interi m	Zone	BCS	USOC		RATES (\$)				Submitted Elec	Submitted	Charge - Manual Svc Order vs.	Charge - Manual Svc Order vs.	Charge -	Incremental Charge - Manual Svc Order vs. Electronic- Disc Add'i
						Rec	Nonrecurring		Nonrecurring	Disconnect	OSS Rates(\$)					
		L					First	Add'l	First	Add'l	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
	1												_			
PHYSICAL CO															1	
	Physical Collocation - Power Reduction Only, Application Fee	1		CLO	PE1PR		399.43					1				

Exhibit 3

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