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

marshall.criser@bellsouth.com

November 3, 2004

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 MCImetro Access Transmission Services, Inc.

ORIGINAL

BELLSOUTH

Marshall M. Criser III

Regulatory & External Affairs

Vice President

850 224 7798

Fax 850 224 5073

+1279-TP

10V-3 PM 4:2

Dear Mrs. Bayo:

Please find enclosed for filing and approval, the original and two copies of BellSouth Telecommunications, Inc.'s Amendment to interconnection, unbundling, resale and collocation Agreement with MCImetro Access Transmission Services, Inc.

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

Very truly yours,

Regulatory Vice President

RECEIVED & FILED

DOCUMENT NUMBER-DATE

FPSC-COMMISSION CLERI

Amendment to the Agreement Between MCImetro Access Transmission Services, Inc. and BellSouth Telecommunications, Inc. Dated September 12, 2001

Pursuant to this Amendment, (the "Amendment"), MCImetro Access Transmission Services, Inc. ("MCIm"), and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Florida Interconnection Agreement between the Parties dated September 12, 2001 ("Agreement") to be effective ten (10) calendar days after the date of the last signature executing the Amendment ("Effective Date").

WHEREAS, BellSouth and MCIm entered into the Agreement on September 12, 2001, and;

WHEREAS, on March 6, 2003 the Parties executed an amendment to the Agreement (the "Cost Amendment") to incorporate the rates established by the Florida Public Service Commission ("PSC") in Docket No. 990649A-TP, of the September 27, 2002 Order (the "Order"); and

WHEREAS, by administrative oversight, the Parties omitted from the Cost Amendment certain rates for Daily Usage Files ("DUF") established by the PSC in the Order; and

WHEREAS, the Parties desire to correct the oversight and incorporate the DUF rates from the Order into the Agreement;

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:

The Parties agree to replace the applicable rates in Table 1 of Attachment 1 with the rates set forth in Exhibit 1. All rates in Table 1 of Attachment 1 that are not replaced with rates from Exhibit 1 shall remain unchanged. The six (6) rates being replaced by Exhibit 1 are DUF rates. By entering into this Amendment, the rates set forth in Exhibit 1 will be applied prospectively, and neither Party is conceding the appropriateness of retroactive treatment of the rates in Exhibit 1. Either Party may advocate for the retroactive treatment of the rates set forth in this Amendment before an authority with competent jurisdiction or apply as mutually agreed to otherwise.

2. The Parties agree to replace the Notices contacts for MCI Metro Access Transmission, LLC with the following:

Chief Network Counsel Attn: Robert A. Peterson 1133 19th Street NW Washington, DC 20036 Fax: (202) 736-6903 Director National Carrier Contracts and Initiatives Attn: Peter H. Reynolds 22001 Loudoun County Parkway Suite G2-3-614 Ashburn, VA 20147 Fax: (703) 886-0118 **

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Copy to: Senior Manager, Carrier Agreements 205 N. Michigan Avenue, 11th Floor Chicago, IL 60601 Fax: (312) 470-5575

- 3. All of the other provisions of the Agreement, dated September 12, 2001, shall remain in full force and effect.
- 4. Either or both of the Parties are 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 have executed this Agreement the day and year written below.

BellSouth Telecommunications, Inc. B NO. nn. Name:

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Serviç¢s, Inc.



Exhibit	1
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ODUF/ADU	JF/EODUF/CMDS - Florida												Attachment: 1		Table: 1	
	RATE ELEMENTS	interi m		e BCS	USOC						Svc Order	Svc Order	Incremental	Incremental	Incremental	Incrementa
											Submitted	Submitted	Charge -	Charge -	Charge -	Charge -
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CATEGORY			'Zone								per LSR	per LSR	Order vs.	Order vs.	Order vs.	Order vs.
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	ADUF: Data Transmission (CONNECT:DIRECT), per message					0.0001245										
OPTI	IONAL DAILY USAGE FILE (ODUF)															
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	ODUF: Data Transmission (CONNECT:DIRECT), per message					0.00010375										

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